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APPOINTMENTS.

September 18th, 1945.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make appointments as follows:—

ELSIE G. PITHART, a member of the staff of the Social Assistance Branch, Department of the Provincial Secretary, Court-house, Vancouver, to be a *Commissioner for taking Affidavits* within British Columbia, under section 51 of the "Evidence Act," for such time as she remains in her present position.

CECELIA MILLICENT LAUDER, social worker, Department of the Provincial Secretary, Victoria, to be a *Special Commissioner for taking Affidavits* within British Columbia, under section 55A of the "Evidence Act," for such time as she remains in her present position.

BARBARA ELIZABETH SMITH, social worker, Department of the Provincial Secretary, Courtenay, to be a *Special Commissioner for taking Affidavits* within British Columbia, under section 55A of the "Evidence Act," for such time as she remains in her present position. 666-se20

APPOINTMENTS.

"PROVINCIAL ELECTIONS ACT."

September 4th, 1945.

PURSUANT to the provisions of section 14 (2) of the "Provincial Elections Act," being chapter 16 of the Statutes of 1939, and amending Acts, His Honour the Lieutenant-Governor in Council has been pleased to appoint the undermentioned persons *Provincial Elections Commissioners* for the purposes of the said section 14, as follows:—

Burnaby Electoral District.

Reid, Dan, 5424 Norland, Burnaby.
Negrave, P., 3150 Goring, Burnaby.
Jones, Reese, 4900 Douglas Road, Burnaby.

Comox Electoral District.

Franzen, Peter Oscar, Nimpkish Lake.
Gardner, John, Port Alice.
Baldwin, Clifford Arnold, Port Alice.
Munro, Alexander, Port Alice.

Cowichan-Newcastle Electoral District.

Stewart, Donald, Camp 6, Youbou P.O.
Turnbull, Ronald King, Camp 3, Youbou P.O.
Deuchars, David, Duncan.

Cranbrook Electoral District.

Levirs, Franklin O. P., Kimberley.
Randall, Norman Gurney, Kimberley.
Swan, Clifford, Kimberley.
Thomas, Melvin Arthur, Kimberley.
Norton, Stanley McLean, Kimberley.

Delta Electoral District.

Smith, Harold, Odlin Road, Eburne.
Smith, Lillian, Odlin Road, Eburne.
McNeal, James Harry, Garden City Road, Eburne.
McNeal, Emma Annie, Garden City Road, Eburne.
Bridge, Bertha, Odlin Road, Eburne.
Knapp, Aida, Railway Avenue, Steveston.
Tibbits, Delos, 147 Blundell Road, Steveston.

Dewdney Electoral District.

Foord, Felix, Mission.

Esquimalt Electoral District.

Crothers, Ida, Cobble Hill.
Kelly, Bertha, Mill Bay.
Dale, Robert, Bamberton.
Kelly, Neil, Mill Bay.
Featherstonhaugh, Alice, 296 View Royal Avenue, Esquimalt.
Strachan, Jean Rowena, Langford P.O.
Strachan, Peter, Langford P.O.
Keir, David B., Island Highway, Cobble Hill.
Drummond, J. F., Island Highway, Cobble Hill.
Wolf, Peter, Island Highway, Cobble Hill.
Moulton, R. B., Island Highway, Cobble Hill.
Grainger, H. G., Island Highway, Cobble Hill.
Bell, Wm., Island Highway, Cobble Hill.
Fraser, Mrs. A., Albert Head Road.
Jones, Thomas Charles, 481 Fraser Street, Victoria.
Benard, Theodore, Jordan River P.O.

Fernie Electoral District.

Burt, Edward, Fernie.
Woods, James, Fernie.
Hughes, Sidney, Fernie.

Kamloops Electoral District.

Newberry, John Norman, Barriere.
Sprott, Marion, Vinsulla.

Lillooet Electoral District.

Siggers, Geo. H., Britannia Beach.

Mackenzie Electoral District.

North, Martin Oliva, Lund.

North Vancouver Electoral District.

Brinacomb, Grace, 303 Fourth Street East.
Jones, Dorothy, 326 Twenty-seventh Street East.

Peace River Electoral District.

Murray, Margaret Lally, Fort St. John.
Hodgson, John W., Pouce Coupe.
Partridge, Frederick Chas., Progress.
Cyre, Leon Philippe, Dawson Creek.
Hazlett, Harry B., Fort St. John.
Lambly, Wilfred T., Fort St. John.
Corsbie (Jr.), Joseph H., Doe River.
Hodgson, John William, Pouce Coupe.
Starks, Elmer Vernon, Commotion Creek.

Prince Rupert Electoral District.

Tolman, O., Cumshewa Inlet.

Rossland-Trail Electoral District.

Arseneau, George, Trail.
Wadds, Geo. M., Trail.
Angus, Jean, Trail.
Houston, Alice, Trail.
Fillipelli, Joseph, Trail.
Landucci, Mike, Trail.
Daloise, Domenic, Trail.
D'Andrea, Olivio, Trail.
Wilson, Edith, Trail.
Stephen, Butorac, Trail.
Sindel, Frank, Trail.
Sindel, Muriel, Trail.
Benton, David, Trail.
Lauriente, Peter, Trail.
Backus, Norman, Trail.
Webster, James, Trail.
Norris, Jean, Trail.
Elvin, Harry, Trail.
Sutherland, Nancy, Trail.
Keys, Horace, Trail.
Schofield, James P., Trail.
Darby, Marjorie, Rossland.
Dyson, Madeline, Rossland.
Robertson, Richard, Rossland.
Mitchell, Robert, Rossland.
Dyson, George, Rossland.
Bell, Mrs. Cyril, Castlegar.
Saunders, Clara, Castlegar.
Vickers, Harold, Castlegar.
Bloomer, Thomas L., Castlegar.
Devitt, Robert, Robson.
Tutt, Chas. E., Robson.
Nelson, Andrew, Fruitvale.
Davis, Howard, Fruitvale.
Leckett, Robert, Fruitvale.
Kay, Fred, Fruitvale.
Levick, Agnes E., Trail.
Agostinelli, Ellen G., Trail.
Clelland, Corinne J., Trail.
Tognotti, Lorne, Trail.
Minton, Robert W., Trail.
Rimes, Mary A., Trail.
Cliff, Elizabeth J., Trail.
Smith, Doris, Trail.
Hill, Sylvia D., Trail.
Dolfo, Irene, Trail.
Turik, Catherine, Trail.
McAulay, Elsie, Trail.
Moore, Cecil R., Trail.
Kingwell, Mrs. H. P., Trail.
Rowe, Mildred, Trail.
Monahan, Emily, Trail.
Stewart, David, Castlegar.
Collinson, William, Castlegar.
Belanger, Garfield, Rossland.
Cunningham, William, Rossland.
Crowe, A. J., Rossland.
DeGroff, George, Rossland.

Saanich Electoral District.

Ford, A. L., Haliburton Road, Saanich.
McIntosh, Mary E., Royal Oak.

Vancouver-Burrard Electoral District.

McLean, Dorothy, 1115, 36 Fourteenth Avenue West.
 Weedon, Ada, 1866 Second Avenue East.
 Weedon, Henry E., 1866 Second Avenue East.
 Foulds, Frank, Suite 2, 2605 Fifth Avenue West.
 Eliason, Magnus, 26 Ninth Avenue West.
 Bird, Hugh S., 2705 First Avenue West.
 Dison, Sam, 5892 Quebec Street.
 Middagh, James Henry, 2338 Burns Street.
 Green, James, 323 Fifteenth Avenue East.
 Hutchings, Susie, 1842 Eighth Avenue East.
 Wright, Mary, 1009 Tenth Avenue West.
 Davis, Marie, 2345 Fourteenth Avenue West.
 Rodgers, Marjorie, 1045 Fourteenth Avenue West.
 Price, Lucy, 461 Tenth Avenue East.
 Elliott, Ester, 1125 Twelfth Avenue West.
 Goudrim, Sara Lee, 2642 First Avenue West.
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 McLellan, Jean, 1516 Eleventh Avenue East.
 Widimar, John, 528 Eleventh Avenue East.
 Waddington, Marmaduke, 2020 Fir Street.
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 Phillips, Richard Gaundry, 386 Thirteenth Avenue West.
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 Young, Gwendoline Andrews, 1417 Eleventh Avenue East.
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 Hyde, Annie, 878 Twenty-fifth Avenue East.
 Anderson, George, 540 Burrard Street.
 McLean, Lillian, 605 Eighth Avenue West.
 Wilson, George, 886 Broadway West.
 Radcliffe, Carrie, 3868 Heather Street.
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 Mackay, Laura Dickie, 1595 Twelfth Avenue West.
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 Goudron, Sara Lee, 2642 First Avenue West.
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 James, Violet, 7907 Cartier.
 Wheatstone, Elizabeth, 2425 Fifth Avenue West.
 Wood, Elizabeth, 966 Eighth Avenue West.
 Ross, W. D., 3164 Arbutus Street.
 Porter, Mrs. M., 1869 Twelfth Avenue East.
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 Price, Lucy, 461 Tenth Avenue East.
 Maytum, Mildred, 2956 Thirteenth Avenue West.
 Martin, John, 1380 Eleventh Avenue East.
 Rutherford, Ratchel, 448 Sixth Avenue East.
 McLennan, Jean Johnston, 1516 Twelfth Avenue East.
 Hughes, Philomena, 485 Fourteenth Avenue West.

McDonald, Philomena, 2550 Laurel.
 Wilson, Madge, 1336 Fourteenth Avenue West.
 Lowe, James, 2536 Woodland Drive.
 Jones, Rose M., 1517 Second Avenue East.
 Carrico, Charles Aloysius, 1057 Seventh Avenue West.
 Middagh, James Henry, 3338 Burns Street.
 Main, Mary, 1390 Granville Street.
 Stodgell, Margaret, 2396 Twelfth Avenue West.
 Archer, Thomas, 625 Thirteenth Avenue West.
 Bate, George S., 2235 Ninth Avenue West.
 Astbury, Frederick Charles, 382 Thirteenth Avenue East.

Vancouver Centre Electoral District.

Dudar, George Harry, 1965 Pendrell Street.
 Patience, William, 1935 Comox Street.
 McCann, Alice, 445 Nineteenth Avenue East.
 Provis, Anna, 154 Tenth Avenue East.
 Newman, James, 1874 Pendrell Street.
 Binmore, Annette, 1210 Jervis Street.
 Laidlaw, Mary, 605 Cambie Street.
 Dawn, Violet, 548 Thurlow Street.
 Pantan, Mable, 1132 Pender Street.
 Torrance, Peter, 2425 Fifth Avenue West.
 Brown, June, 276 Keefer Street.
 Kearning, Emily, 1206 Haro Street.
 Sage, Helen, 619 Broughton Street.
 Bellis, Ethel, 1170 Harwood Street.
 Warhurst, Wilfred, 435 Pender Street West.
 Germyn, Rose, 785 Cordova Street.
 Wolfe, Gerald, Austin Hotel.
 Swain, Gilbert, 254 Hastings Street East.
 Kemp, Henry, 990 Gilrod.
 Hoveton, Peter, 2815 Nineteenth Avenue West.
 Riddell, David, 3906 Union Street.
 Francis, Allan Edward, 1034 Gilford Street.
 Vibert, W. E., 2040 Nelson Street.

Vancouver East Electoral District.

Craig, Doreen, 6298 Tyne Street.
 Hughes, Madge, 1317 Sixty-first Avenue East.
 Taylor, Elizabeth S., 2165 Forty-seventh Avenue East.
 Griffiths, Nora, 3773 Twenty-second Avenue East.
 Harper, Elizabeth Mable, 2020 Gravelly Street.
 Nesbitt, Jackson, 1929 Fifth Avenue East.
 Templeton, Thelma, 3116 Twenty-first Avenue East.
 Gendron, Hector, 5108 Joyce Road.
 Landy, Kathleen, 3271 Twentieth Avenue East.
 Tetty, Reginald, 5354 McHardy Street.
 Barclay, Ruth, 2205 Cambridge.
 McDole, Archie, 2592 Pender Street East.
 Stubbs, John, 2460 Second Avenue East.
 Ebbitt, Margaret, 2885 Twentieth Avenue East.
 Templeton, Thelma W., 3116 Twenty-first Avenue East.
 Crosby, Frances, 3205 Twenty-second Avenue East.
 Fraser, Flo S., 4762 Joyce Road.
 Fraser, James, 4762 Joyce Road.
 Hey, Eileen, 3525 Rupert Street.
 Freind, Charles, 3647 Vanness Avenue.
 Robinson, Lillie, 4711 Slocan Street.
 Elliott, Mrs. A. W., 2084 Thirty-fourth Avenue East.
 Ashton, Bertha, 4949 Victoria Drive.
 Jacobson, Mrs. C. I., 1784 Thirty-fifth Avenue East.
 Ferguson, May, 4097 Victoria Drive.
 Pillars, Caroline, 721 Fifty-first Avenue East.
 Somerville, Violet, 6216 St. Catherines.
 Fletcher, Mary, 6216 St. Catherines.
 Tupper, Victor, 991 Twenty-eighth Avenue East.

Vancouver-Point Grey Electoral District.

Mayan, Katherine, 2743 Twenty-fifth Avenue West.

Murray, Gladys, 2737 Twenty-fifth Avenue West.

Apps, Phyllis, 54 Twenty-third Avenue West.

Scholes, Leah, 3031 Twenty-fourth Avenue East.

Burbidge, William, 1355 Park Drive.

Salmond, Doris Elizabeth, 4529 Langara Avenue.

Dawson, Dorothy M., 4606 Ninth Avenue West.

Vogler, Crawford, 4343 Fourteenth Avenue West.

Loring, Bernice, 4343 Fourteenth Avenue West.

Vozza, Mary, 4144 Fourteenth Avenue West.

Sorrell, Elsie, 3939 Eleventh Avenue West.

Nicholson, Ann, 2957 Fortieth Avenue West.

Lowe, Gladys, 3255 Twenty-seventh Avenue West.

Hamilton, Florence E., 3445 Eighteenth Avenue West.

Cornish, Laura, 8464 Cornish.

Kearney, Frank, 8835 Hudson Street.

Thorne, Edna, 784 Sixty-eighth Avenue West.

Lawrey, Florence, 155 Twenty-second Avenue East.

Bramdell, Isabelle, 4562 Quebec Street.

Anderson, Robert, 582 Twenty-eighth Avenue East.

Jeffery, W. A., 691 Twenty-ninth Avenue East.

Pinchback, Mabel, 214 Twenty-fourth Avenue East.

Hall, Bertha, 4468 Walden Street.

Oliver, Mrs. H., 4295 Knight Road.

Burton, Mrs. Harry, 85 Twenty-fifth Avenue East.

Readman, Margaret, 3997 Main Street.

Cummings, Elizabeth, 430 Seventeenth Avenue East.

Gough, Hugh, 506 Twentieth Avenue East.

Redpass, Ethel, 836 Fourteenth Avenue West.

Fyffe, Nellie, 536 Thirtieth Avenue East.

Lockett, Margaret, 3716 Main Street.

Scanlon, Ewart Stanway, 1826 Sixteenth Avenue West.

Phelps, Marguerite Irene, 1826 Sixteenth Avenue West.

Carter, Edna May, 1613 Sixty-first Avenue West.

Carter, John Calder, 1613 Sixty-first Avenue West.

Anderson, Bessie Leah, 3025 Yukon Street.

Moffatt, Hilda, 166 Twenty-first Avenue West.

Croft, Sara Ethel, 470 Seventeenth Avenue West.

Rowan, Anne Louise, 1928 Thirty-fifth Avenue West.

Radelet, Alice, 146 Twenty-first Avenue West.

Bertrand, Clemence, 1649 Davie Street.

Wintermute, Winifred, 3426 Twelfth Avenue West.

Darnbrough, Ronald Vernon, 3585 Thirtieth Avenue West.

Boomer, Winnifred, 696 Sixteenth Avenue West.

Cooper, Mildred, 712 Sixteenth Avenue West.

Kearney, Frank, 8835 Hudson Street.

Victoria City Electoral District.

Campbell, Mary, 1302 Gladstone Avenue.

Wainscott, John M., 2547 Blanshard Street.

649-se20

PROVINCIAL SECRETARY.

"PROVINCIAL ELECTIONS ACT."

NOTICE is hereby given that the following omissions occurred in the list of polling divisions as published in the issue of The British Columbia Gazette of the 13th instant, at page 1697 *et seq.*:—

Comox Electoral District.

Bloedel's Camp No. 5—Comprising Bloedel's Camp No. 5 and the surrounding territory tributary thereto from the standpoint of accessibility.

Fernie Electoral District.

Corbin—Comprising Corbin and the surrounding territory tributary thereto from the standpoint of accessibility.

Nelson-Creston Electoral District.

Blewett—Comprising Blewett and the surrounding territory tributary thereto from the standpoint of accessibility. 667-se20

PROCLAMATIONS.

[L.S.]

W. C. WOODWARD,
Lieutenant-Governor.

CANADA:

PROVINCE OF BRITISH COLUMBIA.

GEORGE THE SIXTH, by the Grace of God, of Great Britain, Ireland, and the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come—
GREETING.

E. T. KENNEY, { **WHEREAS** by section 49 of the "Water Act, 1939," it is provided that the Lieutenant-Governor in Council may incorporate a tract of land and the owners thereof into an improvement district:

And whereas the Lieutenant-Governor in Council has by Order in Council made pursuant to the said Act been pleased to order that the tract of land hereinafter described and the owners thereof be incorporated into an improvement district under the said Act and has made further provision to the tenor and effect hereinafter appearing:

Now KNOW YE that by these presents We do hereby order and proclaim:—

1. The tract of land comprising District Lots 53, 54, 66, 67, 69, 72, 73, 74, and 132; and District Lots 321, 826, 895, 991, and 1443, being foreshore leases and Subdivision A (File 058331, Department of Lands and Forests), formerly part of Indian Reserve No. 11, all in Sayward District, and all subdivisions thereof and the owners of land in the said tract, are incorporated into an improvement district under the "Water Act, 1939," and subject to the provisions thereof and to the conditions hereinafter contained.

2. The said improvement district shall be known as the "Campbell River Fire Protection District."

3. The objects of the said improvement district shall be the provision of fire protection and the acquisition, maintenance, and operation of works, buildings, and equipment for that purpose, and all things incidental thereto.

4. There shall be three Trustees of the said improvement district.

5. Messrs. Allan George Bunting, John Hartley Burgess, and Henry Dubeau shall be the first Trustees of the improvement district, and the said Bunting shall hold office until the annual general meeting of 1948, the said Burgess shall hold office until the annual general meeting of 1947, and the said Dubeau shall hold office until the annual general meeting of 1946.

6. It shall be the duty of the Trustees to call a general meeting of the owners of land in the improvement district not later than the fifteenth day of May in each year for the following purposes:—

- (a.) To receive from the Trustees reports on the operations and business of the improvement district for the preceding fiscal year and on the works and financial condition of the improvement district;
- (b.) To elect a Trustee to succeed the one whose term of office expires coincident with the holding of the meeting and to elect a Trustee or Trustees to fill any other vacancy or vacancies that has or have occurred or is or are about to occur among the Trustees;
- (c.) To fix the remuneration of the Trustees for the ensuing year;
- (d.) To choose the auditor for the ensuing year.

A special general meeting may be called by the Trustees at any time for the purpose of electing a Trustee or Trustees to fill any vacancy or vacancies among the Trustees, or for the purpose of discussing with the owners any matter or matters which in the opinion of the Trustees should be brought up at a general meeting.

At least seven days' notice of every general meeting shall be given by a notice posted up in a conspicuous public place at the building in which the meeting is to be held.

The secretary shall enter in a book provided by the Trustees for this purpose minutes of all matters brought before the meeting and the action taken thereon. At any general meeting the persons qualified to be candidates for the office of Trustee and to vote shall be British subjects twenty-one years old or older and owners of land in the improvement district, or the authorized agents of corporations that are owners of such land, or the legal representatives of owners of such land who have died, become insolvent, or insane, and are not disqualified from voting in an election held under the "Provincial Elections Act." No person shall be entitled to vote at any annual or other general meeting while there is owing to the improvement district in respect of the land held by him or the corporation or estate he represents any taxes, tolls, or other charges other than those levied, fixed, or charged by the Trustees within one year of the date of the meeting. In the event of the right of any person to vote at any general meeting being challenged, the chairman shall have authority to determine whether or not such person is entitled to vote, and the chairman may require such person to make and file with him a statutory declaration showing that the declarant is qualified as aforesaid to vote at such general meeting. Forthwith after the holding of a general meeting the Trustees shall file with the Comptroller of Water Rights a true copy of the minutes of such meeting, and copies of all auditor's reports and financial statements presented or discussed at the meeting.

7. All words and phrases given special meaning in section 2 of the "Water Act, 1939," shall, where used herein, be ascribed the meaning given them in the said section, unless the context otherwise requires.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Our said Province to be hereunto affixed:

WITNESS, His Honour WILLIAM CULHAM WOODWARD, Lieutenant-Governor of Our said Province, at Our Government House, in Our City of Victoria, this first day of September, in the year of our Lord one thousand nine hundred and forty-five, and in the ninth year of Our Reign.

By Command.

650-se20

P. WALKER,
Deputy Provincial Secretary.

PROCLAMATIONS.

[L.S.] W. C. WOODWARD,
Lieutenant-Governor.

CANADA:

PROVINCE OF BRITISH COLUMBIA.

GEORGE THE SIXTH, by the Grace of God, of Great Britain, Ireland, and the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.

To all to whom these presents shall come—
GREETING.

E. T. KENNEY, { **WHEREAS** by section
Minister of Lands { 49 of the "Water Act,
and Forests. { 1939," it is provided that
the Lieutenant-Governor in Council may incorporate a tract of land and the owners thereof into an improvement district:

And whereas the Lieutenant-Governor in Council has by Order in Council made pursuant to the said Act been pleased to order that the tract of land hereinafter described and the owners of land in the said tract be incorporated into an improvement district under the said Act and has made further provision to the tenor and effect hereinafter appearing:

NOW KNOW YE that by these presents We do hereby order and proclaim:—

1. The tract of land comprising the West Half of the North-east Quarter of Section 18; Section 19, except the East Half of the North-east Quarter; Section 30, except the West Half of the North-west Quarter and except the East Half of the North-east Quarter; and Section 31, Township 18, Range 9, west of the sixth meridian; and the West Half of the West Half of Section 5; the East Half and North-west Quarter of Section 6; the East Half of Section 7; Section 8, except the South Half of the South-east Quarter; Section 17; and the East Half of the South-east Quarter of Section 18; Township 19, Range 9, west of the sixth meridian, Kamloops Land Registration District, and all subdivisions thereof and the owners of land in the said tract, are incorporated into an improvement district under the "Water Act, 1939," and subject to the provisions thereof and to the conditions hereinafter contained.

2. The said improvement district shall be known as the "Deep Creek Drainage District."

3. The objects of the said improvement district shall be the drainage of land and the construction, acquisition, maintenance, and operation of works for that purpose and all things incidental thereto.

4. There shall be three Trustees of the said improvement district.

5. Messrs. Ivor G. Ginn, Lester Silver, and Charles Nedel shall be the first Trustees of the said improvement district. The said Ginn shall hold office until the annual general meeting of 1948, the said Silver shall hold office until the annual general meeting of 1947, and the said Nedel shall hold office until the annual general meeting of 1946, and their appointment shall not disqualify them from being elected or re-elected as Trustees.

6. Trustees to succeed those named in the next preceding clause shall be elected by the land-owners present at the annual meetings and it shall be the duty of the Trustees of the improvement district to call a general meeting of the land-owners between February fifteenth and April fifteenth in each year for the following purposes:—

- (a.) To receive from the Trustees a report on the financial and other business of the improvement district for the preceding fiscal year, including the financial statement and auditor's report;
- (b.) To elect a Trustee or Trustees to fill any vacancy or vacancies among the Trustees, including vacancies about to occur;

- (c.) To choose an auditor for the ensuing fiscal year.
(d.) To fix the remuneration of the Trustees for the ensuing fiscal year.

A special general meeting may be called by the Trustees at any time to elect a Trustee or Trustees to fill any vacancies among the Trustees or for any other purpose.

At least seven days' notice of every general meeting shall be given by posting notices at two or more conspicuous public places in the area comprising the improvement district, including the place at which the meeting is to be held.

The secretary shall enter in a book provided by the Trustees for this purpose minutes of all matters brought before the meeting and the action taken thereon. At any general meeting every person shall be qualified to vote who is a British subject and is twenty-one years old or older and is an owner of land in the improvement district, or the authorized agent of any corporation that is an owner of such land, or the legal representative of any owner of such land who has died, become insolvent, or insane, and is not disqualified from voting in an election held under the "Provincial Elections Act." No person shall be entitled to vote at any annual or other general meeting while there is owing to the improvement district in respect of the land held by him any taxes, tolls, or other charges other than those levied, fixed, or charged by the Trustees within one year of the date of the meeting. In the event of the right of any person to vote at any general meeting being challenged, the chairman shall have authority to determine whether or not such person is entitled to vote, and the chairman may require such person to make and file with him a statutory declaration showing that the declarant is qualified as aforesaid to vote at such general meeting. Forthwith after the holding of a general meeting the Trustees shall file with the Comptroller of Water Rights a true copy of the minutes of such meeting, and of every auditor's report and financial statement presented at such meeting.

All words and phrases given special meaning in section 2 of the "Water Act, 1939," shall, where used herein, be ascribed the meaning given them in the said section unless the context otherwise requires.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Our said Province to be hereunto affixed:

WITNESS, His Honour WILLIAM CULHAM WOODWARD, Lieutenant-Governor of Our said Province, at Our Government House, in Our City of Victoria, this thirty-first day of August, in the year of our Lord one thousand nine hundred and forty-five, and in the ninth year of Our Reign.

By Command.

651-se20 P. WALKER,
Deputy Provincial Secretary.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE,
VICTORIA, B.C., September 1st, 1945.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL.

WHEREAS by "An Act respecting Pound Districts," it is enacted that the Lieutenant-Governor in Council may, by Order in Council made public by notice in The British Columbia Gazette, constitute any part of the Province of British Columbia not within the limits of a municipality into a pound district:

And whereas under the provisions of this Act application has been made by proprietors of land in the vicinity of South Dawson, Peace River Land District, to constitute as a pound district all that land comprising the area lying within the following surveyed lands, namely: Sections 31 to 35, inclusive, Township 77, Range 15, west of the 6th meridian; Sections 2 to 10, inclusive, and 15 to 22, inclusive, Township 78, Range 15; Sections 1, 12, 13, and 24, Township 78, Range 16, situated in Peace River Land District, save and excepting the Incorporated Village of Dawson Creek:

And whereas notice of intention to constitute such part of the Province as a pound district was given in accordance with the requirements of the Act, and petitions in favour of constitution of said part of the Province as a pound district have been received from forty-two (42) proprietors of land within the said area and a counter-petition has been received from eight (8) proprietors of land within the said area; and whereas the total number of proprietors entitled to sign petitions is seventy-five (75):

And whereas the Act provides that if the petition of the majority of the proprietors be forwarded to the Minister of Agriculture, then in such case the proposed pound district may be constituted:

On the recommendation of the Honourable the Minister of Agriculture, and under the provisions of the "Pound District Act," His Honour the Lieutenant-Governor of British Columbia, by and with the advice of his Executive Council, has been pleased to order, and it is hereby ordered, that the above-described area be constituted a pound district.

G. S. PEARSON,

658-se20

Clerk of the Executive Council.

ATTORNEY-GENERAL.

COURTS OF ASSIZE.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that under the provisions of the "Supreme Court Act," chapter 56 of the "Revised Statutes of British Columbia, 1936," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery, be held at the Court-house, at 11 o'clock in the forenoon, at Pouce Coupe, B.C., on Monday, October 1st, 1945.

R. L. MAITLAND,

Attorney-General.

Attorney-General's Department,
Victoria, B.C., September 1st, 1945.

648-se20

"COURT RULES OF PRACTICE ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that under authority of the "Court Rules of Practice Act," chapter 249 of the "Revised Statutes of British Columbia, 1936," Rule 63 of the "Probate Rules, 1943," be repealed, and the following rule be substituted therefor:—

"63. In cases where the value of the estate does not exceed the sum of \$400, the cost of obtaining probate or letters of administration, including the cost of preparation and filing of affidavits and copies required for the purposes of succession duties, but exclusive of all necessary disbursements, shall not exceed the sum of \$30."

R. L. MAITLAND,

Attorney-General.

Attorney-General's Department,
Victoria, B.C., September 17th, 1945.

665-se20

ATTORNEY-GENERAL.

COURTS OF ASSIZE.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, under the provisions of the "Supreme Court Act," chapter 56 of the "Revised Statutes of British Columbia, 1936," sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery, be held at the Court-house at 11 o'clock in the forenoon, at the places and on the dates as follows:—

1945—FALL ASSIZES.

Nanaimo, Monday, October 15th, 1945—Criminal and Civil.

Victoria, Monday, November 5th, 1945—Criminal.

Revelstoke, Friday, November 2nd, 1945—Criminal and Civil.

Kamloops, Saturday, November 3rd, 1945—Criminal and Civil.

Nelson, Monday, November 12th, 1945—Criminal and Civil.

Cranbrook, Friday, November 16th, 1945—Criminal and Civil.

New Westminster, Monday, November 19th, 1945—Criminal.

Prince George, Monday, September 24th, 1945—Criminal and Civil.

Quesnel, Thursday, September 27th, 1945—Criminal and Civil.

And that sittings of the Supreme Court for the transaction of the business of Courts of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery be held at the Court-house at 2.30 o'clock in the afternoon at the place and on the date as follows:—

Vernon, Monday, October 29th, 1945—Criminal and Civil.

R. L. MAITLAND,
Attorney-General.

Attorney-General's Department,
Victoria, B.C., December 22nd, 1944.

4219-ja4

EDUCATION.

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to define the boundaries of the Nimpkish Rural School District, as follows:—

Nimpkish Rural School District.—Commencing at the north-west corner of S.T.L. 6512P, Rupert Land District, being a point on the easterly shore of Nimpkish Lake; thence easterly along the northerly boundaries of S.T.L. 6512P and Lot 1169 to the north-east corner of said Lot 1169; thence southerly to the south-east corner of said Lot 1169; thence easterly to the north-east corner of Section 46; thence southerly to the south-east corner of Lot 514; thence westerly and northerly along the boundaries of said Lot 514 to the south-east corner of Section 43; thence westerly to the south-west corner of Section 42; thence northerly to the south-east corner of Section 39; thence westerly to the south-west corner of said Section 39; thence northerly to the north-west corner of Section 38; thence easterly along the northerly boundary of said Section 38 to the shore of Nimpkish Lake; thence easterly and northerly along the shore of said lake to the point of commencement.

S. J. WILLIS,
Superintendent of Education.

668-se20

EDUCATION.

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Union Bay Rural School District, as follows:—

Union Bay Rural School District.—All those lands lying within Nelson Land District and more particularly described as follows: Sections 2 and 6; Lots 7, 8, 9, 11, 12, 13, 18, 23, 27, part of Lot 28 which lies south of a line drawn due west from the north-west corner of Lot 11 to the west boundary of Lot 28, Lots 31G, 32G, 33G, 35G, and 36G; the South-east Quarter of the North-east Quarter and the North-east Quarter of the South-east Quarter of Section 31, the Fractional South-west Quarter of the North-west Quarter and the Fractional North Half of the South-west Quarter of Section 32, Township 1; Blocks 33, 296, 299, 417, and 464 together with adjoining foreshore leases.

S. J. WILLIS,
Superintendent of Education.

668-se20

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (b) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Courtenay City School District, as follows:—

Courtenay City School District.—All that tract of land in the Comox District embraced within the corporate limits of the City of Courtenay together with Sections 10, 11, 12, 13, 14, 15, 16, 17, 42, 43, 46, 47, 66, 67, 78, 79, and Parcel E of Section 18, also Lots 95, 96, 104, 106, 112, 118, 134, 136, 138, 155, 157, 159, 160, 179, 212, 230, 231, 234, 243, 247, and that portion of Lot 236 covered by Plan 3720, Comox District, together with adjoining foreshore leases.

S. J. WILLIS,
Superintendent of Education.

668-se20

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Comox Consolidated Rural School District, as follows:—

Comox Consolidated Rural School District.—Commencing at the point where the westerly boundary of Section 9, Comox District, intersects the boundary of Courtenay City; thence north-easterly along the line dividing said Section 9 from Section 10 to the most northerly corner of said Section 9; thence south-easterly to the most westerly corner of Lot 158; thence north-easterly to the most northerly corner of said lot; thence north-westerly and easterly along the westerly and northerly boundaries of Block 72 to the south-east corner of Lot 13 of District Lot 236, Plan 3720; thence northerly following the easterly boundary of Lot 14 of said Plan 3720 to the north-easterly corner thereof, being a point on the westerly boundary of Lot 235; thence north to the north-west corner of Lot 168; thence east to the

more northerly south-west corner of Lot 187; thence north to the south-east corner of Lot 171; thence west to the south-west corner of said lot; thence north to the north-west corner of said lot; thence east to the south-west corner of Lot 213; thence north to the north-west corner of said lot; thence east to high-water mark of the westerly shore of Georgia Strait; thence in an easterly, southerly, and westerly direction along said high-water mark and that of the northerly shore of Comox Harbour and left bank of the Courtenay River to the point of intersection with the southerly boundary of the corporate limits of the City of Courtenay; thence following said limits of the City of Courtenay to the point of commencement, together with foreshore leases adjoining the shore-line.

S. J. WILLIS,
668-se20 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Bevan-Puntledge United Rural School District, as follows:—

Bevan-Puntledge United Rural School District.—Commencing at the north-west corner of Section 18, Township 9, Comox Land District; thence southerly to the south-west corner of Section 6 of said township; thence due south to the northerly shore of Comox Lake; thence easterly along the said shore to the southerly boundary of Section 33, Township 10; thence easterly to the south-east corner of Section 35 of said township; thence northerly to the most southerly north-east corner of said Section 35; thence north-westerly to the southerly corner of Lot 233; thence north-easterly to the easterly corner of said Lot 233; thence north-westerly to the west-erly corner of Lot 160; thence north-easterly to the most northerly corner of Lot 155, being a point on the south bank of the Puntledge River; thence in a general westerly direction along the said bank to the point of intersection thereof with the south-easterly production of the south-westerly boundary of Lot 109; thence north-westerly along said production to the most southerly corner of said Lot 109; thence north-westerly and north-easterly along the boundaries of said Lot 109 to the northerly boundary of Section 14, Township 9; thence westerly along the northerly boundaries of Sections 14, 15, 16, 17, and 18 to the point of commencement.

S. J. WILLIS,
668-se20 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Royston Rural School District, as follows:—

Royston Rural School District.—Commencing at the most northerly corner of Lot 82, Comox Land District, being a point on high-water mark of the westerly shore of Comox Harbour; thence following the north-westerly boundary of said Lot 82 in a south-westerly direction to the north-east corner of Lot 250 of said Comox District; thence west to the north-east corner of Lot 153 of said Comox District;

thence south to the north-west corner of Lot 14, Nelson Land District; thence east to the north-east corner of said lot; thence southerly following the easterly boundary of said Lot 14 to the point thereon which lies due west of the north-east corner of the South-east Quarter of Section 32, Township 11, of said Nelson District; thence due east to said north-east corner; thence south to the north-west corner of Section 28 of said Township 11; thence east to the eastern boundary of the West Half of said Section 28; thence south along the said eastern boundary to the southern boundary of said Section 28; thence westerly, south-westerly, and south-easterly following the northerly, north-westerly, and south-easterly boundaries respectively of Lot 29 of said Nelson District to its most southerly corner; thence north to the south-east corner of Lot 32 of said Nelson District; thence easterly in a straight line to the most northerly corner of Lot 11 of said Nelson District, being a point on high-water mark of the westerly shore of Baynes Sound; thence in a north-westerly direction following said high-water mark and that of said Comox Harbour to the point of commencement, together with adjoining foreshore leases.

S. J. WILLIS,
668-se20 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Sayward Rural School District, as follows:—

Sayward Rural School District.—All that tract of land included in Lots 304 and 305, Sayward District; Sections 16, 17, 18, 19, 20, 21, 28, 29, 30, 31, and 32, Township 3, Sayward District; the Northern Halves of Sections 7, 8, and 9 of said township; those portions of the Southern Halves of Sections 7, 8, and 9 of said township which lie north and east of the Salmon River; and the North-east Quarter of the South-east Quarter of Section 36, Township 4, together with foreshore leases adjoining on the shore-line.

S. J. WILLIS,
668-se20 *Superintendent of Education.*

DEPARTMENT OF EDUCATION,
VICTORIA, B.C., September 18th, 1945.

NOTICE is hereby given that, pursuant to the provisions of section 12 (a) of the "Public Schools Act," being chapter 253 of the "Revised Statutes of British Columbia, 1936," the Honourable the Council of Public Instruction has been pleased to redefine the boundaries of the Digby Island Rural School District, as follows:—

Digby Island Rural School District.—Comprising (1) all that portion of District Lot 1993, Range 5, Coast District, shown on Registered Plan No. 1442, Prince Rupert Land Registry Office; (2) all that portion of said Lot 1993 which lies east of a straight line extending from the north-west corner of the subdivision, shown on said Registered Plan No. 1442, to the south-west corner of Lot 7320; (3) Lot 7320; and (4) all foreshore lands adjoining the areas hereinbefore described.

S. J. WILLIS,
668-se20 *Superintendent of Education.*

AGRICULTURE.

"ANIMALS ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, in exercise of powers conferred by section 3 of the "Animals Act," chapter 10 of the "Revised Statutes of British Columbia, 1936," and amendments, there be constituted a bull-control area, by Order in Council No. 823, approved the 31st day of May, 1944, under the name of the "Hosmer Range Bull-control Area," in respect to the lands which may be more particularly described as follows, namely: From Fairy Creek to Sparwood between the Elk River and the mountains on the west:

And that A. R. Schram, of Hosmer, B.C., and Gordon Murdoch, of Hosmer, B.C., be appointed as nominees of the land-owners within the said bull-control area together with James S. Allin, District Agriculturist, Cranbrook, B.C., as nominee of the Minister of Agriculture.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., May 31st, 1944. 656-se20

"ANIMALS ACT."

HIS HONOUR the Administrator in Council has been pleased to order that, in exercise of powers conferred by section 3 of the "Animals Act," chapter 10 of the "Revised Statutes of British Columbia, 1936," and amendments, there be constituted a bull-control area, by Order in Council No. 1006, approved the 8th day of June, 1945, under the name of the "Waldo Bull-control Area," in respect to the lands which may be more particularly described as follows, namely: Commencing at the junction of the Elk and Kootenay Rivers; thence north-easterly along the west bank of the Elk River to its intersection with the southerly boundary of the right-of-way of the B.C. Southern (C.P.R.) Railway; thence north-westerly along said southerly boundary to its intersection with the east bank of Sand Creek; thence south-westerly along said east bank to its junction with the east boundary of the Kootenay River; thence southerly along said east boundary to the point of commencement:

And that C. T. Bare, of Flagstone, B.C., and J. B. Aye, of Baynes Lake, B.C., be appointed as nominees of the land-owners within the said bull-control area together with James S. Allin, District Agriculturist, Cranbrook, B.C., as nominee of the Minister of Agriculture.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., June 8th, 1945. 653-se20

"ANIMALS ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, in exercise of powers conferred by section 3 of the "Animals Act," chapter 10 of the "Revised Statutes of British Columbia, 1936," and amendments, there be constituted a bull-control area, by Order in Council No. 824, approved the 31st day of May, 1944, under the name of the "Columbia Bull-control Area," in respect to the lands which may be more particularly described as follows, namely: Commencing at the mouth of Findlay Creek; thence westerly up Findlay Creek to the height of land dividing the Upper Columbia drainage-basin from the North Kootenay Lake drainage-basin; thence northerly along said height of land to the headwaters of Frances Creek; thence easterly down Frances Creek to the 16-mile bridge on Lot 9437; thence due east to the height of land on Steamboat Mountain; thence south-easterly along said height of land to a point due west of the mouth of Sinclair Creek; thence to and

up Sinclair Creek to the boundary of Kootenay National Park; thence south and east along park boundary to the height of land between the Upper Kootenay River and Upper Columbia drainage-basin; thence southerly along said height of land to the north boundary of Lot 112; thence east to Kootenay River; thence southerly along Kootenay River to point of commencement at the mouth of Findlay Creek:

And that Joseph W. Bellamy, of Canal Flats, B.C., and Kenneth M. Marples, of Invermere, B.C., be appointed as nominees of the land-owners within the said bull-control area together with James S. Allin, District Agriculturist, Cranbrook, B.C., as nominee of the Minister of Agriculture.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., May 31st, 1944. 655-se20

"ANIMALS ACT."

HIS HONOUR the Lieutenant-Governor in Council has been pleased to order that, in exercise of powers conferred by section 3 of the "Animals Act," chapter 10 of the "Revised Statutes of British Columbia, 1936," and amendments, there be constituted a bull-control area, by Order in Council No. 1087, approved the 13th day of July, 1944, under the name of the "Uncha Valley Bull-control Area," in respect to the lands which may be more particularly described as follows, namely: Commencing at the north-west corner of Block B of Lot 714, Range 4, Coast District, being a point on the south shore of Francois Lake; thence southerly 2½ miles, more or less, to the north-west corner of Lot 841; thence east 1 mile, more or less, to the north-west corner of Lot 838; thence south-east in a straight line to the north shore of Mollice Lake; thence in a general south-easterly direction along the easterly shore of said lake to the north boundary of Lot 886; thence east to the north-east corner of said Lot 886; thence south 1 mile, more or less, to the northerly shore of Uncha Lake; thence easterly along said northerly shore to the west bank of Uncha Creek; thence north-easterly along the said west bank to its mouth on the south shore of Francois Lake; thence westerly along the said south shore to the point of commencement:

And that Cyrus H. Peterson, of Southbank, B.C., and Edward E. Stone, of Southbank, B.C., be appointed as nominees of the land-owners within the said bull-control area together with S. G. Preston, District Agriculturist, Smithers, B.C., as nominee of the Minister of Agriculture.

K. C. MACDONALD,
Minister of Agriculture.

Department of Agriculture,
Victoria, B.C., July 13th, 1944. 654-se20

PROVINCIAL BOARD OF HEALTH.

NOTICE OF APPLICATION FOR CHANGE OF NAME.

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Stephen Edward Britton Forrest, of 934 Green Street, in the City of Victoria, in the Province of British Columbia, as follows:—
To change my name from Stephen Edward Britton Forrest to Stephen Edward Britton Woodward.

Dated this 18th day of September, 1945.

STEPHEN EDWARD BRITTON
FORREST.

597-se20

**PROVINCIAL BOARD OF
HEALTH.****NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Stephen Dmytro Tokaruk, of 77 Twentieth Avenue East, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from Stephen Dmytro Tokaruk to Stephen Earl Stanford.

Dated this 12th day of September, 1945.

STEPHEN DMYTRO TOKARUK.
581-se20

**NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Roderick Bruce Thomson, of 919 Twenty-fourth Avenue East, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from Roderick Bruce Thomson to Roderick Bruce McArthur.

Dated this 30th day of August, 1945.

580-se20 R. THOMSON.

**NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Alex Ruskowski, of 834 McNaughton Crescent, in the City of North Vancouver, in the Province of British Columbia, as follows:—

To change my name from Alex Ruskowski to Alex Ross; my wife's name from Cora Mae Ruskowski to Cora Mae Ross; and my minor unmarried child's name from Marlene Louise Ruskowski to Marlene Louise Ross.

Dated this 7th day of September, 1945.

583-se20 ALEX RUSKOWSKI.

**NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Carl Hoefelmayer, of Fourth Avenue South, in the City of Port Alberni, in the Province of British Columbia, as follows:—

To change my name from Carl Hoefelmayer to Carl Newman.

Dated this 31st day of August, 1945.

589-se20 CARL HOEFELMAYER.

**NOTICE OF APPLICATION FOR CHANGE
OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, John Kurucz, of the University of British Columbia, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from John Kurucz to John Stephen Curtis.

Dated this 18th day of September, 1945.

598-se20 JOHN KURUCZ.

**PROVINCIAL BOARD OF
HEALTH.****NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for changes of name, pursuant to the provisions of the "Change of Name Act," by me, Rudolf Tempel, of 2055 Grant Street, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from Rudolf Tempel to Ralph Temple; my wife's name from Wanda Tempel to Wanda Temple; and my minor unmarried children's names from Elsie Tempel to Elsie Temple, Ernest Tempel to Ernest Temple, and Walter Tempel to Walter Temple.

Dated at Vancouver, B.C., this 11th day of September, 1945.

585-se20 RUDOLF TEMPEL.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 17th day of September, 1945, at the hour of 12.10 o'clock in the afternoon, the following changes of name were effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: George Thomas Stamatis.

Domiciled at 3514 Thirty-sixth Avenue West, Vancouver, in the Province of British Columbia.

Name changed to George Thomas Standish.

Particulars of wife: Name of Eunice Noreen Stamatis changed to Eunice Noreen Standish.

Particulars of children: Name of Diane Noreen Stamatis changed to Diane Noreen Standish.

Given under my hand at Victoria, B.C., this 17th day of September, 1945.

659-se20 J. D. B. SCOTT,
Director of Vital Statistics.

**NOTICE OF APPLICATION FOR
CHANGE OF NAME.**

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for changes of name, pursuant to the provisions of the "Change of Name Act," by me, John Vass, of 4428 Frances Street, in the City of Vancouver, in the Province of British Columbia, as follows:—

To change my name from John Vass to John MacKay; my wife's name from Mary Vass to Mary MacKay; and my minor unmarried children's names from Donald Timothy Vass to Donald Timothy MacKay, Roy Douglas Vass to Roy Douglas MacKay, Ralph Wallace Vass to Ralph Wallace MacKay, and Randolph Gordon Vass to Randolph Gordon MacKay.

Dated this 15th day of August, 1945.

587-se20 JOHN VASS.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 11th day of September, 1945, at the hour of 10.19 o'clock in the forenoon, the following changes of name were effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: John Frederick Youck.

Domiciled at 2252 Eighth Avenue East, Vancouver, in the Province of British Columbia.

Name changed to John Frederick Jauck.

Particulars of wife: Name of Esther Louise Youck changed to Esther Louise Jauck.

Given under my hand at Victoria, B.C., this 11th day of September, 1945.

659-se20 PERCY W. WESTON,
Acting-Director of Vital Statistics.

PROVINCIAL BOARD OF HEALTH.

NOTICE OF APPLICATION FOR CHANGE OF NAME.

NOTICE is hereby given that an application will be made to the Director of Vital Statistics for a change of name, pursuant to the provisions of the "Change of Name Act," by me, Harry Floyd Grossman, of R.C.A.F., Sea Island, in the Province of British Columbia, as follows:—

To change my name from Harry Floyd Grossman to Harry Floyd Cross.

Dated this 13th day of September, 1945.

588-se20

HARRY F. GROSSMAN.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 12th day of September, 1945, at the hour of 1.07 o'clock in the afternoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Dorothy Ruth McKay.

Domiciled at 892 Granville Street, Vancouver, in the Province of British Columbia.

Name changed to Dorothy Randel.

Given under my hand at Victoria, B.C., this 12th day of September, 1945.

659-se20

J. D. B. SCOTT,
Director of Vital Statistics.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 17th day of September, 1945, at the hour of 4.26 o'clock in the afternoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Lawrence Pierce.

Domiciled at 1645 Gordon Avenue, West Vancouver, in the Province of British Columbia.

Name changed to Lawrence Pierce Bradley.

Given under my hand at Victoria, B.C., this 17th day of September, 1945.

659-se20

J. D. B. SCOTT,
Director of Vital Statistics.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 12th day of September, 1945, at the hour of 3.08 o'clock in the afternoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Jean Stewart Williams.

Domiciled at 3790 Quesnelle Drive, Vancouver, in the Province of British Columbia.

Name changed to Jean Stewart Bird.

Given under my hand at Victoria, B.C., this 13th day of September, 1945.

659-se20

J. D. B. SCOTT,
Director of Vital Statistics.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 11th day of September, 1945, at the hour of 11.07 o'clock in the forenoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Olive Edna Laxton.

Domiciled at 1096 Brown Road South, R.R. 1, Langley Prairie, in the Province of British Columbia.

Name changed to Doris Laxten.

Given under my hand at Victoria, B.C., this 11th day of September, 1945.

659-se20

PERCY W. WESTON,
Acting-Director of Vital Statistics.

PROVINCIAL BOARD OF HEALTH.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 14th day of September, 1945, at the hour of 3.19 o'clock in the afternoon, the following changes of name were effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Dmytro Wynyczuk.

Domiciled at Enderby, in the Province of British Columbia.

Name changed to Dan Wynn.

Particulars of wife: Name of Pauline Wynyczuk changed to Pauline Wynn.

Particulars of children: Names of Larry Gordon Wynnchuk changed to Larry Gordon Wynn, John Robert Wynnchuk changed to John Robert Wynn, and George Donald Wynyczuk changed to George Donald Wynn.

Given under my hand at Victoria, B.C., this 15th day of September, 1945.

659-se20

J. D. B. SCOTT,
Director of Vital Statistics.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 11th day of September, 1945, at the hour of 10.24 o'clock in the forenoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Alma Marie Tibbett.

Domiciled at 1131 Barclay Street, Vancouver, in the Province of British Columbia.

Name changed to Carole Lynn Tibbett.

Given under my hand at Victoria, B.C., this 11th day of September, 1945.

659-se20

PERCY W. WESTON,
Acting-Director of Vital Statistics.

CERTIFICATE OF CHANGE OF NAME.

THIS is to certify that on the 12th day of September, 1945, at the hour of 1.07 o'clock in the afternoon, the following change of name was effected under the provisions of the "Change of Name Act" of British Columbia:—

Original name: Isabella McGarvie.

Domiciled at 703 Victoria Road, Nanaimo, in the Province of British Columbia.

Name changed to Isabella Shaw.

Given under my hand at Victoria, B.C., this 12th day of September, 1945.

659-se20

J. D. B. SCOTT,
Director of Vital Statistics.

DEPARTMENT OF LANDS AND FORESTS.

NOTICE OF CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve established under authority of Order in Council No. 1653, approved December 9th, 1943, notice of which was published in The British Columbia Gazette of December 16th, 1943, is cancelled in so far as it relates to the following described lands:—

Lots 9, 10, and 12, Block 12, Shawnigan Suburban, Plan 218A, containing 6.8 acres.

Fractional North-east Quarter of Section 19, Township 22, Range 10, west of the 6th meridian, containing 45 acres, more or less.

Lot 11486, Cariboo District, containing 1.5 acres.

The South Half of the South-west Quarter of Section 18, Lasqueti Island, containing 80 acres.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 1st, 1945. 669-se20

DEPARTMENT OF LANDS
AND FORESTS.

NOTICE OF CANCELLATION OF
RESERVE.

NOTICE is hereby given that the reserve established under authority of Order in Council No. 1653, approved December 9th, 1943, notice of which was published in The British Columbia Gazette of December 16th, 1943, is cancelled in so far as it relates to the following described lands:—

Fractional Legal Subdivision 15, east of Mowich Lake, Section 8, Township 24, Range 21, west of the 6th meridian, containing 1.1 acres.

Legal Subdivision 5 and that part of Legal Subdivision 6 north of river, Section 30, Township 85, Range 17, west of the 6th meridian, containing 67.4 acres.

The North-west Quarter of Lot 3544, Cariboo District, containing 40 acres.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 13th, 1945. 670-se20

NOTICE OF RESERVE.

NOTICE is hereby given that Spring Island, one of the Barrier Group, situated in Kyuquot Sound, west coast of Vancouver Island, Rupert Land District, is reserved and set apart for the use of the Department of National Defence, Naval Service, of the Dominion Government, for the establishment of a joint Canadian and American radio navigational station for the Pacific Coast, so long as required for such purpose.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 10th, 1945. 662-se20

NOTICE OF RESERVE.

NOTICE is hereby given that Lot 11, Cowichan Lake District (except that part thereof containing 5.17 acres, more or less, registered in the name of the Esquimalt & Nanaimo Railway Company), is reserved and set apart for the recreation and enjoyment of the public.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 10th, 1945. 663-se20

NOTICE OF RESERVE.

NOTICE is hereby given that the following described lands are reserved and set apart for the recreation and enjoyment of the public:—

Commencing at a point on the shore-line of the east side of the North Arm of Quesnel Lake, Cariboo Land District, a distance of 7 chains in a southerly direction from the mouth of Washo Creek; thence due east a distance of 5 chains; thence due north a distance of 40 chains; thence due west a distance of 20 chains, more or less, to the said shore-line; thence following the said shore in a general southerly direction to the point of commencement, containing 58 acres, more or less.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 1st, 1945. 660-se20

DEPARTMENT OF LANDS
AND FORESTS.

NOTICE OF RESERVE.

NOTICE is hereby given that the following described lands are reserved and set apart for the recreation and enjoyment of the public:—

Commencing at a point on the shore-line of the north shore of Horsefly Lake, Cariboo Land District, a distance of 5 chains in a north-easterly direction from the mouth of Viewland Creek; thence due west a distance of 20 chains, more or less, to the said shore-line; thence following the said shore-line in a general easterly direction to the point of commencement, containing 14 acres, more or less.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 1st, 1945. 664-se20

NOTICE OF RESERVE.

NOTICE is hereby given that the most westerly 20 chains of Lot 9724, Cariboo District, situated on Star Lake, and containing 40 acres, more or less, is reserved and set apart for the recreation and enjoyment of the public.

H. CATHCART,
Deputy Minister of Lands.
Department of Lands and Forests,
Victoria, B.C., September 1st, 1945. 661-se20

CERTIFICATES OF
IMPROVEMENTS.

ROYAL ANN, ROYAL ANN No. 1, ROYAL ANN FRACTIONAL, AND VERNON MINERAL CLAIMS.

Situate in the Nelson Mining Division. Where located: On Mount Waldie near Ore Hill. Lawful holder: Sheep Creek Gold Mines, Ltd. Number of the holder's free miner's certificate: 2861F.

TAKE NOTICE that I, A. L. Purdy, acting as agent for the lawful holder, Free Miner's Certificate No. 2861F, intend, at the end of sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements for the purpose of obtaining Crown grants of the above claims.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificates of Improvements.

Dated this 19th day of September, 1945.
599-se20

MINT MINERAL CLAIM.

Situate in the Cariboo Mining Division. Where located: On Williams Creek, 1 mile south of Barkerville. Lawful holder: Island Mountain Mines Company, Limited (N.P.L.). Number of the holder's free miner's certificate: 766F.

TAKE NOTICE that James A. Pike, agent, Free Miner's Certificate No. 767F, intends, at the end of sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 85 of the "Mineral Act," must be commenced before the issuance of such Certificate of Improvements.

Dated this 14th day of September, 1945.
591-se20

LEGISLATIVE ASSEMBLY.

PRIVATE BILLS.

EXCERPT FROM STANDING ORDERS RELATING TO PRIVATE BILLS.

100. (1.) All applications to the Legislative Assembly for Private Bills of any nature whatsoever shall require the publication of a notice clearly and distinctly specifying the nature and object of the application, and when the application refers to any proposed work, indicating sufficiently the location of the work, to be signed by or on behalf of the applicant.

(2.) Such notice shall be published in The British Columbia Gazette and once a week in one leading daily newspaper freely circulating in all parts of the Province. The notice in such newspaper to appear on Wednesday of each week.

(3.) When the proposed Bill is of such a nature that it may particularly affect one or more electoral districts, the notice shall furthermore be published once a week if possible in some newspaper in every electoral district affected, or if there be no newspaper published therein, then in a newspaper published in the electoral district nearest thereto.

(4.) The publication of such notice shall in all cases be continued for a period of four weeks during the interval of time between the close of the next preceding Session and the consideration of the petition.

97. No petition for any Private Bill shall be received by the House after the first ten days of each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no motion for the suspension or modification of this Standing Order shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with the consideration of Private Bills, who shall report thereon to the House. And if this rule shall be suspended or modified as aforesaid, the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the petition has been received after the time hereinbefore limited, shall in either case pay double the fees required in respect of such Bill by this rule, unless the House shall order to the contrary.

98. (1.) Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight clear days before the opening of the Session:—

- (a.) A printed copy of such Bill;
- (b.) A copy of the petition to be presented to the House;
- (c.) Copies of the notices published, with publication proved by a statutory declaration or affidavit to the satisfaction of the Clerk of the House.

(2.) At the time of depositing the Bill and petition the applicant shall also pay to the Clerk of the House the sum of three hundred dollars.

(3.) If a copy of the Bill, petition, and notices proved as aforesaid shall not have been so deposited in the hands of the Clerk of the House at least eight clear days before the opening of the Session or if the petition has not been presented to the House within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second reading one-half of the fees shall be returned.

101. Every petition signed by an agent or attorney in fact shall be accompanied by the authority of such agent or attorney in fact, and the petition shall not be deemed to be filed with the Clerk until this is done.

102. Before any petition praying for leave to bring in a Private Bill for the erection of a toll-bridge is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by Standing Order 100, also at the same time and in the same manner give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts or vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

103. (1.) All Private Bills for Acts of incorporation shall be so framed as to incorporate by reference to the clauses of the general Acts relating to the details to be provided for by such Bills: Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the general Act is proposed to be departed from. Bills which are not framed in accordance with this Standing Order shall be recast by the promoters and reprinted at their expense before any Committee passes upon the clauses.

(2.) Every Bill for an Act of incorporation, where a form of model Bill has been adopted, shall be drawn in accordance with the model Bill (copies of model Bills may be obtained from the Clerk of the House). Any provisions contained in any such Bill which are not in accord with the model Bill shall be inserted between brackets or underlined, and shall be so printed.

(3.) Any exceptional provisions that it may be proposed to insert in any Bill shall be clearly specified in the notice of application for same.

107. All Private Bills shall be prepared by the parties applying for the same, and printed in small-pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring 10¼ inches by 7½ inches. There shall be a marginal number every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Three hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the House, such Bill shall be reprinted by the promoters thereof.

In the case of Bills to incorporate companies, in addition to the fee of \$300 mentioned in Rule 98, fees calculated on the capital of the company are payable at the same time. Further particulars can be had on application to the undersigned.

All cheques in payment of fees must be certified.

Dated September 25th, 1944.

R. S. STUART YATES,
Clerk, Legislative Assembly.

LAND NOTICES.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Wilfrid James Racher, of Horsefly, B.C., rancher, intends to apply for permission to purchase the following described lands, situate south of Starlike Lake: Commencing at a post planted 10 chains south and 20 chains east of the north-east corner of Lot 2590, Cariboo District; thence 40 chains east; thence 20 chains south; thence 40 chains west; thence 20 chains north, and containing 80 acres, more or less.

Dated August 19th, 1945.

566-se13 WILFRID JAMES RACHER.

LAND NOTICES.

YALE DIVISION OF YALE LAND DISTRICT.

RECORDING DISTRICT OF NEW WESTMINSTER.

TAKE NOTICE that Mrs. Cecile M. Roy, of 270 Glynde Avenue North, Vancouver, B.C., contractor, intends to apply for permission to purchase the following described lands, situate approximately 2¼ miles north-east of the confluence of Sumallo River and Skagit River: Commencing at a post planted at the south-east corner of Section 29 of Township 3, Range 23, west of the 6th meridian; thence south 80 chains; thence west 40 chains; thence north 80 chains; thence east 40 chains to point of commencement, and containing 320 acres, more or less.

Dated September 18th, 1945.

592-se20CECILE M. ROY.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Alfred Knudsen Myers, of Horsefly, B.C., farmer, intends to apply for permission to purchase the following described lands, situate approximately 3 miles south-west of Starlike Lake: Commencing at a post planted approximately 80 chains easterly from Lot 2590, Cariboo District; thence 40 chains south; thence 20 chains east; thence 40 chains north; thence 20 chains west, and containing 80 acres, more or less.

Dated August 11th, 1945.

536-se6ALFRED KNUDSEN MYERS.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that I, William Winquist, of Horsefly, B.C., trapper, intend to apply for permission to purchase the following described lands, situate on the north shore of Horsefly Lake: Commencing at a post planted approximately 20 chains north and 40 chains east of the north-west corner of S.T.L. 7134P, Cariboo District; thence north approximately 30 chains to the shore-line of Horsefly Lake; thence following the shore-line westerly, southerly, and easterly back to the point of commencement, and containing 30 acres, more or less.

Dated August 31st, 1945.

567-se13WILLIAM WINQUIST.

LILLOOET LAND RECORDING DISTRICT.

TAKE NOTICE that James Ashmead Fullerton, of Canim Lake, B.C., farmer, intends to apply for permission to purchase the following described lands, situate on the south shore-line of Canim Lake, directly north of Lot 2041: Commencing at a post planted on the south shore of Canim Lake, approximately 40 chains north-west of the north-west corner of Lot 2038; thence west 20 chains to shore-line of Canim Lake; thence along shore-line in an easterly direction to point of commencement, and containing 20 acres, more or less.

Dated August 25th, 1945.

569-se13JAMES ASHMEAD FULLERTON.

LAND NOTICES.

KAMLOOPS LAND DISTRICT.

RECORDING DISTRICT OF KAMLOOPS.

TAKE NOTICE that I, James Albert Edwards, of D'Arcy, B.C., lodgekeeper, intend to apply for permission to purchase the following described lands, situate in Sections 32 and 33, Township 21, Range 27, west of the 6th meridian, in the vicinity of Crown Lake: Commencing at a post planted approximately 20 chains south-west of Wt. P. Rock S.M.B.Ts. 8.40 N.; thence east 40 chains; thence south 20 chains; thence west 40 chains; thence north 20 chains, and containing 80 acres, more or less.

Dated August 6th, 1945.

542-se6JAMES ALBERT EDWARDS.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that Alfred Knudsen Myers, of Horsefly, B.C., farmer, intends to apply for permission to purchase the following described lands, situate approximately 3 miles south-west of Starlike Lake: Commencing at a post planted approximately 100 chains easterly from Lot 2590, Cariboo District; thence 20 chains south; thence 20 chains east; thence 20 chains north; thence 20 chains west, and containing 40 acres, more or less.

Dated August 11th, 1945.

536-se6ALFRED KNUDSEN MYERS.

LAND LEASES.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that I, James Percival Murray Alston-Stewart, of Williams Lake, B.C., rancher, intend to apply for a lease of the following described lands, situate on the east side of Likely Road and north of Deep Creek: Commencing at a post planted at the north-west corner of Lot 4916; thence west 60 chains; thence south 50 chains; thence east 60 chains; thence north 50 chains to point of commencement, and containing 300 acres, more or less.

Dated September 5th, 1945.

570-se13JAMES PERCIVAL MURRAYALSTON-STEWART.

CARIBOO LAND DISTRICT.

RECORDING DISTRICT OF QUESNEL.

TAKE NOTICE that I, James Percival Murray Alston-Stewart, of Williams Lake, B.C., rancher, intend to apply for a lease of the following described lands, situate on the west side of Likely Road, 2½ miles north of the north-west corner of Lot 9538: Commencing at a post planted at a point approximately 2½ miles north of the north-west corner of Lot 9538; thence west 80 chains; thence north 20 chains; thence east 80 chains; thence south 20 chains to point of commencement, and containing 160 acres, more or less.

Dated September 5th, 1945.

570-se13JAMES PERCIVAL MURRAYALSTON-STEWART.

LAND LEASES.

VALDES ISLAND LAND DISTRICT.

RECORDING DISTRICT OF NANAIMO.

TAKE NOTICE that Valdes Lumber Company, Limited, of Nanaimo, B.C., logging operators, intends to apply for a lease of the following described lands, situate south-westerly foreshore of Valdes Island: Commencing at a post planted 100 feet south-easterly from the south-east corner of Indian Reserve No. 4, Valdes Island; thence S. 58° W. 2,600 feet; thence N. 32° W. 10,700 feet; thence N. 58° E. 2,200 feet to high-water line; thence south-easterly along high-water line for 12,500 feet to point of commencement, and containing 200 acres, more or less.

Dated September 9th, 1945.

VALDES LUMBER COMPANY,
LIMITED.

576-se13

EDWARD R. FOSTER, *Agent*.

YALE DIVISION OF NEW WESTMINSTER LAND RECORDING DISTRICT.

TAKE NOTICE that R. D. Affleck, of 2828 Trafalgar Street, Vancouver, B.C., school principal, intends to apply for a lease of the following described lands, situate approximately 2½ miles north-east of the confluence of Sumallo River and Skagit River: Commencing at a post planted 40 chains south and 20 chains west and in a south-westerly direction from the south-east corner of Section 29, Township 3, Range 23, west of the 6th meridian; thence 10 chains south (magnetic); thence 10 chains west (magnetic); thence 10 chains north (magnetic); thence 10 chains east (magnetic) to point of commencement, and containing 10 acres, more or less.

Dated August 20th, 1945.

524-au30

R. D. AFFLECK.

PRINCE RUPERT LAND RECORDING DISTRICT.

TAKE NOTICE that I, Ed. Wahl, of Prince Rupert, B.C., boat-builder, intend to apply for a lease of the following described lands, situate on Digby Island, near Dodge Cove: Commencing at a post planted at the north-east corner of Lot 1, District Lot 1993, Range 5; thence west 3 chains; thence north 12 chains; thence east 9 chains; thence following high-water mark to point of commencement, and containing 6 acres, more or less.

Dated August 20th, 1945.

514-au30

ED. WAHL.

NEW WESTMINSTER LAND DISTRICT.

RECORDING DISTRICT OF VANCOUVER.

TAKE NOTICE that A. Crucil, c/o Crucil Logging Co., Ltd., of Sechelt, B.C., logging operator, intends to apply for a lease of the following described lands, being foreshore of District Lot 4688, I.R. No. 28, in McLean Bay, being in Porpoise Bay, Sechelt Inlet, New Westminster District: Commencing at a post planted at the south-west corner of said Lot 4688; thence S. 24° 30' E. 1,180 feet; thence N. 65° 30' E. 200 feet, more or less, to high-water mark; thence northerly and westerly along high-water mark to point of commencement, and containing 7.5 acres, more or less.

Dated August 27th, 1945.

530-au30

AUGUST CRUCIL.

LAND LEASES.

CLAYOQUOT LAND DISTRICT.

RECORDING DISTRICT OF ALBERNI.

TAKE NOTICE that Westminster Shook Mills Company, Limited, of New Westminster, B.C., lumber, intends to apply for a lease of the following described foreshore lands, fronting Lot 11, Toquart Harbour: Commencing at a post planted on the westerly shore of Toquart Harbour, east 422.1 feet, more or less, from the south-east corner of Lot 11; thence N. 4° 48' E. 3,500 feet; thence N. 55° W. 1,160 feet, more or less, to mean high water; thence southerly and following the shore-line to point of commencement, and containing 107.8 acres, more or less.

Dated August 22nd, 1945.

WESTMINSTER SHOOK MILLS
COMPANY, LIMITED.

539-se6

W. H. FORREST, *Agent*.

NEW WESTMINSTER LAND DISTRICT.

RECORDING DISTRICT OF VANCOUVER.

TAKE NOTICE that William B. A. Botham, of 789 Pender Street West, Vancouver, B.C., peat plant executive, intends to apply for a lease of the following described lands, situate at Wharf Cove, Bowen Island, and comprising foreshore and lands covered by water fronting on and adjoining a portion of the northern boundary of District Lot 1910, New Westminster: Commencing at a post planted on the foreshore adjacent to the north-west corner of D.L. 1910, Bowen Island aforesaid; thence north 200 feet; thence north-easterly approximately 900 feet to a point on the northern boundary of said D.L. 1910; thence south-westerly along the said northern boundary of said D.L. 1910 to point of commencement, and containing 4 acres, more or less.

Dated August 22nd, 1945.

WILLIAM BRAY ARCHDALE BOTHAM.
551-se6

KOOTENAY LAND DISTRICT.

RECORDING DISTRICT OF KASLO.

TAKE NOTICE that Robert A. Paterson, of Nelson, B.C., lumberman, intends to apply for a lease of the following described lands, situate at Crawford Bay, Kootenay Lake: Commencing at a post planted approximately 400 feet north of the wharf-site of R. A. Paterson, at Crawford Bay on Kootenay Lake, on the shore-line of Lot 1893; thence 400 feet due west of the said point; thence 1,000 feet due south; thence 400 feet, more or less, to the shore-line of Lot 1893; thence in a northerly direction along said shore-line to the point of commencement, and containing 9 acres, more or less.

Dated August 3rd, 1945.

521-au30 ROBERT ALLAN PATERSON.

COAL LICENCES.

SIMILKAMEEN LAND RECORDING DISTRICT.

TAKE NOTICE that I, James Taylor, intend to apply to the Minister of Lands, at Victoria, B.C., for a coal licence covering the land on the North Half of Lot 88, in the Yale Division of Yale District, containing 320 acres, and situated south of Tulameen River.

Dated this 28th day of August, 1945.

535-se6

JAMES TAYLOR.

WORKMEN'S COMPENSATION BOARD.

"WORKMEN'S COMPENSATION ACT."

GENERAL ACCIDENT-PREVENTION REGULATIONS

PURSUANT to the provisions of the "Workmen's Compensation Act," The Workmen's Compensation Board has adopted, after a public hearing held at Vancouver, B.C., on June 25th, 1945, the following General Accident-prevention Regulations, effective on and after November 1st, 1945:—

DEFINITIONS.

In these regulations, "Board" shall mean The Workmen's Compensation Board, and "Inspector" shall mean any Inspector appointed under the "Workmen's Compensation Act," or acting under the authority of the Board.

GENERAL.

1. All regulations herein are the minimum standards which shall be maintained, except where, in the opinion of the Board, the nature of the operation or conditions surrounding the operation justify a raising or lowering of the minimum standards the Board may, in writing, issue instructions to that effect, covering the specific condition or operation.

2. Conditions not specifically mentioned in these regulations shall be subject to the directions of the Board.

SAFEGUARDS.

3. All dangerous parts of mill-gearing, machinery, shafting, vats, pans, cauldrons, reservoirs, wheel-races, flumes, water-channels, doors, openings in the floors or walks, bridges, and all dangerous structures or places shall be securely guarded in all establishments, undertakings, trades, or businesses.

4. When any dangerous part, structure, or place has not been adequately guarded or when safe methods or processes are not employed, as required by these regulations, and notice to that effect has been given to the employers by any Inspector authorized or appointed to inspect same, the guarding devices or methods deemed necessary by the Inspector shall be done and put into effect as required by and within the time specified by such Inspector.

5. No workman shall remove or make ineffective any safeguard, safety appliance, or device attached to machinery, except for the purpose of immediately making repairs or adjustments or as otherwise provided for in these regulations; and any workman who removes or makes ineffective any such safeguard, safety appliance, or device for repairs or adjustments shall replace the same immediately upon the completion of such repairs or adjustments.

6. Every employer or person exercising direction or control over any workmen who remove such safeguard, safety appliance, or device, or over any workmen for whose protection it is designed, shall have the safeguard, safety appliance, or device so removed promptly and properly replaced.

7. Every workman shall use all safeguards, safety appliances, or devices furnished for his protection and shall carry out all regulations which may concern or affect his conduct.

8. In general, machines and mechanical equipment shall have all moving parts, where exposed to contact and where any recognized hazard exists, properly protected with approved safeguards.

9. When new machines are being purchased, specifications shall, if possible, require same to

be equipped by manufacturer or dealer with suitable guards. Machines shall be properly guarded before being used.

10. All safeguards shall be well constructed of the best material for the purpose, and so made as to be suitable for reinstallation after being dismantled.

SAFE CONDITIONS.

11. All buildings, structures, machinery, and equipment shall be of sufficient size and strength to safely withstand imposed stresses and to safely perform the functions for which they are used.

12. Regular inspections of all buildings, structures, machinery, and equipment shall be made by a competent person or persons as often as the character of the equipment and type of operation requires. Defective equipment or unsafe conditions found by these inspections shall be corrected or replaced, or their use discontinued.

13. All places where work is performed shall have safe access thereto, and such safe means of access shall be used by all workmen.

14. Except in cases of emergency, work shall not be carried on out of doors when conditions of the weather are such as to endanger workmen.

BUILDINGS AND STRUCTURES.

15. All buildings in and around which workmen are employed shall be of substantial construction and the roofs, particularly in districts where heavy snowfalls may be expected, shall be amply braced and designed to carry such loads.

16. Where machinery or equipment that requires oiling, adjusting, or repairing extends below the floor line of any factory, mill, or workshop there shall be sufficient working area with adequate headroom in order that the necessary work may be safely performed.

17. Adequate fire-escapes of approved design shall be provided in all buildings where workmen are employed. Exits leading to fire-escapes shall be direct and shall be kept clear at all times, and the location of exits shall be conspicuously marked by placards.

18. All buildings where workmen are employed shall be equipped with adequate water-mains and fire-hose and with chemical fire-extinguishers of proper type, which shall be kept in good order. All fire-fighting equipment shall be frequently inspected.

19. The main inside and outside doors shall open outwardly, and any doors leading to or being the principal or main entrance to the factory, or to any tower, stairway, or fire-escape therein or belonging thereto, shall not be bolted, barred, or locked during the usual working-hours of the factory.

20. All doors shall, wherever possible, open on to adequate landings or floors.

21. Swinging doors shall be provided with windows or port lookouts.

22. Floors of working areas shall be kept in good condition and free from all unnecessary debris.

23. When the operation is such that liquids are spilled on the floor, suitable drainage facilities shall be installed to care for such spillage.

24. Where the nature of the work creates a slipping hazard, floors shall, wherever possible, be constructed with a cleated, corrugated, or rough abrasive surface.

25. All machinery or structures with steel decks shall be equipped with safety treads, wherever possible.

26. Machines shall not be installed in such close proximity to one another as to constitute a hazard from crowding, nor shall they be placed so that it is necessary for the operator to work in or near a thoroughfare which is used in such manner as to endanger him.

27. Aisles of sufficient width shall be provided in all work areas to permit the safe

passage of vehicles or workmen using the aisles and provide sufficient space in which to handle necessary material without interference from or to other workmen or machines.

28. Floors, platforms, and decks of wharves shall be kept in good repair and free from protruding nails, grease, slime, and debris, and the decks of wharves shall have clear passage-way all around front and sides so that ropes may be handled in safety.

29. Life-buoys equipped with lines shall be installed on floats, wharves, and other places where workmen are employed on or about water.

30. All floats, docks, wharves, and all elevated vehicular thoroughfares shall be equipped with a substantial guard-rail (bull rail.)

BINS AND HOPPERS.

31. Except in special cases, and then only on written permission of the Board, no workman shall enter such structures in which loose material is stored in bulk unless he is equipped with a safety-belt and life-line, with another workman who shall remain to watch in plain sight of the worker. Wherever possible, suitable walks with standard handrails shall be installed for the protection of workmen in or on such bins and these bins shall be provided with adequate exits and with practical safety devices which best fit the different types of bins.

TANKS AND VESSELS.

32. The supports of all elevated tanks shall be accessible for the purpose of inspection. Every tank over seven feet (7 ft.) deep containing liquids shall have a fixed ladder both inside and outside, except that tanks with fixed permanent covers, and with manholes close to bottom, need have outside ladders only.

33. (a.) When workmen are employed around open tanks containing harmful substances, the sides of such tanks shall extend at least thirty-six inches (36 ins.) above the working-platform, or a standard handrail shall be provided.

(b.) Walkways over open tanks containing harmful substances or over tanks four feet (4 ft.) or more in depth, shall be at least twenty inches (20 ins.) wide and equipped with standard handrails.

34. No cylinder shall be charged with compressed gas unless such cylinder is of a type approved for the kind of gas to be contained and has been periodically inspected and pressure tested and found to comply with standards required for the transportation of such cylinders in Canada.

35. Barrels and similar vessels that have contained oil, gasoline, other petroleum products or acids, shall be thoroughly flushed out, first with steam and then with water, immediately prior to making any repairs or alterations requiring heat or flame. In cleaning out, these containers shall have been completely filled with water. Bungs or plugs shall be removed while such work is being carried on.

36. Closed, Underwriters' approved containers shall be used for gasoline, coal-oil, acids, and similar fluids and shall be plainly marked to indicate the character of the contents.

37. No burning, welding, or other hot work shall be done on any vessel that has contained a highly combustible substance until such vessel has been thoroughly cleaned and suitable tests made to indicate that the vessel is in a condition that the work may be safely performed.

38. No workman shall enter any tank, vessel, or chamber that may contain toxic fumes or gases until it has been ascertained that the air contained therein is sufficiently pure. In doubtful cases, air-supply respirators and life-lines shall be used by workmen entering such places, and another workman shall be stationed at the entrance to assist those that may become distressed.

LIGHTING.

39. Adequate lighting shall be provided in all establishments where workmen are employed.

40. Where permanent lights cannot be installed workmen shall be furnished with portable lights.

41. When it is necessary for workmen to climb ladders, the portable lights shall be capable of being carried in such a manner as to leave both hands free for climbing safely.

42. Portable extension lights shall be equipped with a guard and shall be made with weather-proof sockets and heavy duty cord.

VENTILATION

43. When smoke, steam, gas, fumes, vapours, dust, or other impurities contaminate the air in workrooms, shops, or factories, means of ventilation shall be provided and maintained which will reduce the contamination to a recognized maximum allowable concentration for the impurity involved.

44. No coke-pot, salamander, or similar device shall be used where the products of combustion which will contaminate the air are allowed to disperse in a closed working-place. In such places this equipment shall be fitted with a metal hood with vent-pipe of sufficient size to effectively remove the contaminating elements from the workroom.

45. Exhaust systems shall be installed in industrial plants whenever, in the opinion of the Board, dust conditions are such as to constitute a menace to the health of workmen.

PROTECTIVE EQUIPMENT.

46. Where workmen are exposed to injurious gases, fumes, or dust, they shall be supplied with such masks, helmets, or respirators as will afford full protection. Exhaust or ventilation systems shall be installed as required by the Board. Where necessary, special air-supply respirators shall be provided for workmen in places where a deficiency of oxygen might exist.

47. Sand-blasting in industrial plants shall be carried on only in dust-proof rooms, which shall be equipped with exhaust systems. Suitable masks and gloves shall be supplied to, and worn by, workmen when doing sand-blasting.

48. Properly fitting goggles, face-shields, or other suitable protection shall be worn whenever workmen are engaged in occupations in which there is a recognized eye-hazard from flying objects or molten metal, from injurious light or heat rays, or when handling materials liable to injure or irritate the eyes.

49. Protective equipment for the eyes shall be worn by workmen using compressed air to blow off machinery equipment or material. For such uses compressed air shall be restricted to fifteen pounds (15 lbs.) pressure.

50. Goggles or hoods shall always be worn by workmen when pouring babbitt, or on any similar work, and every care shall be exercised to see that no moisture remains in the space to be filled with babbitt or other metal.

51. In occupations where workmen are required to use goggles a large proportion of the time, each workman shall be supplied with his own individual pair, and when transferred to another workman they shall be sterilized.

52. Rubber gloves, rubber boots or wooden clogs, rubber aprons, and tight-fitting goggles with rubber frames, or suitable hoods, shall be worn by workmen exposed to the hazard of handling acids and caustics.

53. Safety-hats shall be worn in all occupations in which there is a recognized hazard from falling objects.

54. When any material being handled has been found to contain any harmful substance, suitable protective clothing, devices, or materials shall be supplied to and be used by the workmen.

CLOTHING.

55. Where there is danger of contact with moving parts of machinery, the clothing of workmen shall fit closely about the body, arms, and legs; sweaters which are loose fitting about the body or arms, dangling neckwear, rings, bracelets, wrist-watches, or like articles shall not be worn; and unless the hair is cut short it shall be completely confined by a cap or other suitable headgear.

56. Substantial shoes made of leather or other equally firm material shall be worn by workmen in any industry in which there is danger of injury to the feet through falling or moving objects, or from burning, scalding, cutting, crushing, penetration, or like cause.

57. Calk-soled shoes shall be worn by boommen and others whose duties require them to walk on floating logs or timbers.

58. Gloves or mittens shall not be worn where they are liable to be caught in moving machinery.

TOOLS.

59. Hammers, chisels, punches, flatners, hardies, fullers, drills, and other similar tools shall not be used if they have burrs or mushroomed heads. Such tools shall be properly tempered.

60. Handles shall be of sound material, kept smooth, and securely fastened to tool-heads.

61. When reaming holes one-half inch ($\frac{1}{2}$ in.) or larger with a power-reamer, two workmen shall hold the tool when the work is being performed on scaffolds, or where there is danger of falling.

MATERIAL HANDLING.

62. Removal of refuse and waste materials shall be made from working areas at such intervals as to avoid any hazard due to the accumulation of such material.

63. Pieces of lumber with projecting nails shall not be allowed to lie around. Such material shall be promptly picked up and piled out of the way, or the nails shall be withdrawn or bent over.

64. Safe methods shall be used in placing material in piles and in removing same from piles.

65. Where material is dropped from an elevation, the space on which it falls shall be railed in.

66. The use of gasoline or other highly volatile material for starting fires is strictly prohibited.

67. When hoses, electric cables, or other equipment of this type is used by any workman above grade or floor level, such equipment shall be securely fastened not more than fifteen feet (15 ft.) from and independent of workman.

VEHICLES.

68. Even though not being used on public highways, motor-trucks, carriers, hysters, lift-trucks, and all other mobile equipment used in industry shall be kept in good running order, with brakes and steering-gear properly adjusted, and shall in all respects comply with the Statutes of British Columbia or the regulations governing such motor-vehicles.

69. Experienced and physically fit drivers only shall be allowed to drive such vehicles.

70. Such vehicles shall be restricted to a speed of not more than eight miles (8 mi.) per hour while rounding blind corners. At no time shall such vehicles be routed across main thoroughfares or plant exits while employees are going to or coming from work, unless approved pedestrian lanes are provided and suitably guarded.

71. All changes of direction of travel shall be signalled by the vehicle driver well in advance of the change being made. Vehicles

shall not be backed up until suitable precautions have been taken and due warning given.

72. Where the vision of the driver is in any way obstructed vehicles shall be moved only on a signal from a designated signalman who has a clear vision of the thoroughfares to be travelled.

73. Lift-trucks that lift loads above the operator's head shall be equipped with adequate guards to protect him from falling material.

74. Drivers shall examine their equipment before starting work and shall be responsible for reporting in writing to their immediate supervisor or other authorized person all defects or unsafe conditions. Suitable log-books or report forms shall be available for this purpose.

75. Gasoline-tanks shall not be filled while the engine is running nor while any one is smoking in the immediate vicinity.

76. Except when authorized by the employer, the driver only shall occupy the driver's cab while truck is in motion.

77. Riding on running-boards or standing up in the bed of the truck while machine is in motion is strictly prohibited.

78. No person shall remain in the cab while the vehicle is being loaded by a power-driven shovel, crane, or like equipment unless the cab has adequate protection at the back and over the top.

79. Heavy equipment loaded on such vehicles shall be securely fastened to prevent injury to workmen.

80. Dump motor-truck boxes elevated for repairs or greasing shall be securely blocked.

81. All structures under which vehicles pass shall have a reasonably safe clearance above the driver's head and in all new structures there shall be a minimum clearance of six feet (6 ft.) above the driver's foot-rest.

TRANSPORTATION OF WORKMEN.

82. Whenever it is necessary to transport workmen by water, suitable boats with adequate life-saving equipment and fire-extinguishing equipment shall be provided, and these boats shall not be overloaded at any time. An approved life-jacket for each person transported and a life-buoy with line attached are required. These boats shall also be equipped with a dinghy, life-boat, or other approved type of buoyancy equipment.

83. (a.) Suitable provision shall be made for seating workmen when they are being transported by motor-trucks or cars, and workmen shall not sit on the floor of vehicle with their legs hanging over the sides. Seats shall be securely fastened to the truck floor or side-walls and the outer ends of longitudinal seats shall be constructed in such a manner that the workmen cannot slide or be jolted off the seats.

(b.) Speeders shall comply with the rules and regulations of the "Railway Act."

84. When the body of the vehicle is enclosed, some form of ventilation shall be used to remove any possibility of the air becoming contaminated, an interior light shall be provided, and some means of signal device or method of communication shall be provided between the driver and the passengers. When the rear end of the body is open the exhaust outlet shall be located at the side of the vehicle.

85. When workmen are transported to or from work in a motor-vehicle the driver shall be a qualified and experienced driver.

86. All vehicles used for transporting workmen shall be equipped with racks for saws, axes, and similar tools when carried on such vehicles, and all such tools shall be kept in racks when so carried.

87. Workmen shall not board nor leave any moving vehicle or boat.

88. Workmen shall not ride on running-boards, fenders, or the outside of trucks or trailers or on the reaches.

89. No stops shall be made on a trestle for unloading or picking up workmen.

90. Drivers of crew-cars shall pull them off to the side of the road when picking up or letting off workmen.

SUPERVISION.

91. Superintendents, foremen, and other key men shall be carefully chosen and qualified by experience to supervise the safe performance of the activities under their direction. Such supervisors shall be responsible for seeing that workmen are properly instructed in their duties and that workmen observe and obey all rules and regulations necessary for the safe conduct of the work.

92. No person shall remain or be permitted to remain on the premises of any industrial operation while under the influence of intoxicating liquor, or while suffering from any physical or mental ailment that might cause such person to endanger the life of himself or other workmen.

93. Workmen with physical impairments shall be assigned to work in places where these impairments will not endanger themselves or other workmen.

94. "Horseplay," scuffling, unnecessary running or jumping, practical jokes, or any other similar activity which might create or constitute a hazard is prohibited.

ACCIDENT-PREVENTION COMMITTEES.

95. The management of every operation in which twenty-five or more workmen are employed shall maintain an Accident-prevention Committee consisting of not more than twelve members nor less than four members. Members of the Committee shall be designated in equal numbers by the workmen and by the employer. Workmen representatives shall be regular employees in the operation, with at least one year's experience in that type of operation over which their inspection duties shall extend.

96. The general duties of the Accident-prevention Committee shall be:—

- (a.) To make a thorough inspection not less than once a month of the entire plant or place of employment for the purpose of determining hazardous conditions, to check on unsafe practices, and to receive complaints and recommendations with respect to these matters:
- (b.) To investigate promptly all serious accidents and any unsafe condition or practice which may be reported to it. Such investigations shall include accidents which might have caused serious injury to a workman, whether or not such injury actually occurred:
- (c.) To hold regular meetings at least monthly for the discussion of current accidents, their causes, suggested means of preventing their recurrence, and reports of investigations and inspections:
- (d.) To keep a record of all investigations, inspections, complaints, recommendations, and minutes of meetings. The minutes to indicate what action has been taken with respect to suggestions or recommendations previously made, and if no action has been taken, the reason therefore to be given. Copies of minutes shall be sent promptly to The Workmen's Compensation Board:
- (e.) To investigate fire conditions, examine fire-escapes, fire-extinguishers, water-buckets, sand-buckets, and all fire-fighting appliances:

(f.) To inspect lighting arrangements in all places of employment, and to report to the employers all insufficiently lighted places, passage-ways, and other portions of the plant or camp where workmen are liable to be injured in the course of their employment:

(g.) To inspect or arrange for the inspection of all machinery, transmission, motor stops, cables, blocks, slings, chains, tongs, tools, equipment, and accident-prevention devices:

(h.) To provide at each establishment facilities for receiving written complaints and recommendations.

97. The Committees in connection with logging camps shall, in addition to their other duties, inspect particularly all spar-trees, gin-poles, skid-roads, and general working conditions in and about the camps.

98. When the employer maintains an Accident Prevention Department making regular plant and equipment inspections and investigations of accidents, the Safety Committee shall not duplicate such services but shall be furnished with copies of the records and reports in order that they may make recommendations regarding inspection and investigation facilities.

FIRST AID.

99. Every employer shall provide and maintain first-aid supplies and equipment in compliance with the "Minimum First-aid Service Requirements" issued by the Board.

LADDERS.

101. Lumber used in ladders shall be straight grain, select common, B.C. Lumber & Shingle Manufacturers' grade, or better.

102. Side-rails shall be dressed on all sides, sharp edges eliminated and free from splinters. The minimum size of side-rails shall be as follows:—

Length of Ladder (Feet).	Thickness (Inches).	Depth (Inches).
Up to and including 19	1½	2½
Over 19, up to and including 23	1¾	2¾
Over 23, up to and including 25	1½	2¾
Over 25, up to and including 27	1¾	2¾
Over 27, up to and including 30	1¾	2¾
Over 30, up to and including 33	1¾	3

103. Flat rungs of wooden ladders shall be at least one inch by two and one-half inches (1 in. × 2½ ins.) and shall be secured by at least three (3) screws or wire nails to each side-rail. Flat rungs shall be notched into side-rails one-half inch (½ in.) at the lower side or fillers shall be inserted between rungs. Round rungs shall be at least one and one-quarter inches (1¼ ins.) diameter with tenons one-quarter inch (¼ in.) less diameter fitting through side-rails, secured with a screw or wire nail through tenon at mid-length. All steps (rungs, cleats, or treads) shall be designed to carry safely a load of four hundred and fifty pounds (450 lbs.) on the centre of the step. A uniform step spacing shall be used, which shall not exceed twelve inches (12 ins.)

104. The width between the side-rails at the base shall be in no case less than twelve inches (12 ins.) for ladders up to and including ten feet (10 ft.) in length. For longer ladders this width shall be increased at least one-quarter inch (¼ in.) for each additional foot of length.

EXTENSION LADDERS.

105. (a.) Except when approved by the Board, no extension ladder shall have more than three (3) sections and shall not exceed sixty feet (60 ft.) in length when fully extended. Sliding sections shall be equipped with metal shackles and pulleys, shall be raised and lowered by means of a rope, and each section shall be equipped with two (2) automatic locks of an approved type. Frayed or badly worn rope shall not be used.

(b.) The underside of side-rails shall have galvanized wire nailed into grooves of suitable size and securely fastened at both ends, except when the ladder is to be used in proximity to electrical equipment.

(c.) The minimum lap of sections when extended shall not exceed the following:—

- Extension up to 38'----- 3' overlap.
Extension up to 44'----- 4' overlap.
Extension over 44'----- 5' overlap.

STEP-LADDERS.

106. Portable step-ladders over twenty feet (20 ft.) in length shall not be used.

107. Step-ladders shall be so constructed that when in the open position the front section shall have a minimum slope of three and one-half inches (3½ ins.) and the back section a minimum slope of two inches (2 ins.) for each twelve-inch (12 in.) length of side-rail. When in position all treads shall be level.

108. The minimum inside width between side-rails at the top step of step-ladders shall be not less than twelve inches (12 ins.) with a spread of at least one inch (1 in.) for each foot of length of step-ladder.

109. To hold legs securely in proper position step-ladders shall be equipped with metal braces or substantial cords installed at a distance from bottom of one-third (⅓) of height of step-ladder.

110. The side-rails of step-ladders shall have the following solid cross-section or a section equivalent thereto in strength. The required thickness provides for the cutting of a gain not over one-eighth inch (⅛ in.) in depth and shall be increased when gains of greater depth are used.

Length of Side-rail (Feet).	Minimum Thickness (Inches).	Minimum Width (Inches).
Up to and including 10	¾	2¾
Over 10, up to and including 12	¾	3
Over 12, up to and including 16	¾	3¼
Over 16, up to and including 20	1	3¼

111. The back legs of all step-ladders shall be at least one and three-quarter inches (1¾ ins.) wide and of the same thickness as side-rails. Cross-rails and braces shall be not less than one-half inch (½ in.) thick and shall be securely fastened.

112. Step-ladders ten feet (10 ft.) and less in height shall have a bottom cross-rail and diagonal braces. Step-ladders over ten feet (10 ft.) in height shall have bottom and intermediate cross-rails and two (2) sets of diagonal bracing. Cross-rails shall be not less than four inches (4 ins.) wide and diagonal braces not less than two inches (2 ins.) wide.

113. Step-ladders shall be reinforced at each step by a metal tie-rod or a metal brace.

114. All metal parts of step-ladders shall be malleable iron, wrought iron, or steel.

CARE AND USE OF LADDERS.

115. Portable ladders shall be inclined so that the base shall not be more than one-fourth (¼) the length of the ladder out from the plumb-line of contact at top, unless the top be securely fastened.

Side-rails shall have secure footing and the top rest shall be rigid and have ample strength to support the applied load. Wherever possible, the top of the ladder shall be securely fastened to prevent movement.

116. Where it is necessary to install a ladder wide enough to permit traffic in both directions at the same time, a centre rail shall be provided. One side of the ladder shall be plainly marked "Up" and the other side "Down." Material shall be increased in size to take care of increased loading.

117. Ladders with broken or missing rungs, or split side-rails, or with other defects shall not be used but shall be withdrawn from service and marked for repair or destruction.

118. Ladders made by fastening cleats across a single rail or post shall not be used nor shall short ladders be spliced together to form long sections.

119. To prevent portable ladders from slipping, one of the following methods shall be used:—

- (a.) Sharp metal points at the feet.
(b.) Non-slip feet.
(c.) Sand-bags of sufficient weight.
(d.) Lashing.
(e.) Any other effective means.

120. Ladders for use in oiling overhead shafting shall be equipped to hook over the shafting.

121. Portable ladders shall extend at least two feet (2 ft.) above landings, and side-rails of fixed or permanent ladders shall extend at least three feet (3 ft.) above landing without rungs.

122. A continuous clearance space of at least six and one-half inches (6½ ins.) shall be provided back of rungs of fixed or permanent ladders.

123. Fastenings of fixed or permanent ladders shall be not more than ten feet (10 ft.) apart.

STAIRWAYS, RUNWAYS, WALKS, FLOORS, ETC.

130. Wherever possible, stairways shall be constructed with a slope of from thirty to thirty-eight degrees (30–38 degs.) from the horizontal with uniform risers between five and eight inches (5 and 8 ins.) in height and with a minimum tread of nine and one-half inches (9½ ins.). All landings, treads, and stringers shall be of sufficient strength to sustain safely a live load of not less than one hundred pounds (100 lbs.) per square foot with a factor of safety of four (4.)

131. All stairways having four (4) or more risers shall be equipped with hand-rails which shall be kept smooth and free from protruding nails or splinters. Where the stairway is not built next to a wall or partition, rails shall be provided on both sides.

132. When a stairway ends in direct proximity to dangerous traffic or other hazards, detour guard-rails shall be installed to protect workmen against contacting such hazards.

133. No door shall be installed at the entrance to a stairway so that it is necessary to swing the door over the treads.

134. Stairs shall be kept clean and free of material of any kind.

135. Standard handrails shall be installed, where practicable, along the edges of every open-sided floor, working-platform, runway, walk, or balcony which is four feet (4 ft.) or more above floor or ground level, and along the edges of all other platforms or openings where the safety of workmen is involved.

136. Standard handrails shall be not less than forty-two inches (42 ins.) in height, and shall be provided with a top rail and an intermediate rail spaced midway between top rail and floor-level. Railings shall be constructed in a permanent and substantial manner and shall be smooth and free from protruding nails, bolts, and splinters. All sharp corners shall be rounded. Posts or uprights shall be spaced not more than eight feet (8 ft.) apart, centre to centre.

137. Floor openings, wherever practicable, shall be protected with standard handrails and toe-boards.

138. When the work being performed is such that there is a danger of objects falling into floor openings, the opening between the floor and handrail shall be enclosed with wire mesh, boards, or other suitable material.

139. Runways and walks shall be of substantial construction. If possible, overhead runways shall not be less than twenty inches (20 ins.) in width and when more than four feet (4 ft.) above grade they shall be equipped with a standard handrail. Access to these runways

shall be in all cases by means of fixed ladders or stairways. Wherever possible, thoroughfares through basements shall be avoided.

140. If a passage or runway passes over a shaft or conveyer it shall have substantial handrails.

141. If a passage or runway passes between the strands of a belt, a substantial covered way with railed sides or other adequate guard shall be provided.

142. All runways and platforms more than ten feet (10 ft.) high shall be equipped with toe-boards. Runways and platforms of any height, when over machinery or working areas, shall be equipped with toe-boards.

MACHINERY.

151. No workman shall use any tools, appliances, machinery, or equipment unless authorized to do so by his supervisor.

152. Any machinery or equipment to be repaired shall be shut down before such repairs are made. Whenever necessary, the power shall be disconnected and the control device tagged. Tags used for this purpose shall warn against starting of such machinery and shall bear the name of the person responsible for shutting same down. All other persons shall be prohibited from starting the equipment.

153. The cleaning and oiling of machinery while in motion is prohibited in all places where exposure to contact with moving parts is involved.

154. Where power-driven machinery is used, a stopping device shall be provided at each machine, within easy reach of the operator, unless the Board, in writing, relieves an employer from compliance with this regulation.

155. All electrically-driven machines shall have stopping devices installed. All machines not individually motor-driven shall be equipped with a loose pulley or a clutch or some other adequate means of stopping the machine quickly.

156. Starting devices shall be adequately guarded to prevent accidental starting. Starting controls shall be within sight of operator or be controlled by a suitable signal device. Where machines are operated by treadle, an iron stirrup shall be fastened to the floor over the treadle, leaving only sufficient room for the operator's foot between treadle and stirrup.

157. Cranks, connecting-rods, tail-rods, or extension piston-rods shall be suitably guarded when exposed to contact.

158. Counter-weights shall be provided with substantial safety chains or cables, or otherwise secured against falling where danger to workmen is involved.

159. Fans shall be provided with suitable guards to prevent contact with the moving parts.

ABRASIVE WHEELS.

160. Wheels used for grinding purposes shall be equipped with a hood connected with an exhaust-fan or water system. A guard shall be provided as a part of the hood construction or in addition to the hood, which shall be strong enough to withstand the shock of a bursting wheel. This guard shall be adjusted close to the wheel and extended over the top to a point thirty degrees (30 degs.) beyond a vertical line drawn through the centre of the wheel. The exhaust or water system is not required on emery-wheels which are in general use by workmen to touch up castings or tools.

161. The speed of grinding-wheels shall not exceed the speed guaranteed by manufacturers.

162. When used on grinding-wheels all tapered flanges over ten inches (10 ins.) in diameter shall be of steel. All other flanges may be of cast iron or material of equal strength. Compression-washers shall be placed between the flanges and wheel.

163. Suitable goggles, kept close to emery-wheels, shall be supplied to and WORN by workmen while working at these wheels, or the wheels shall be equipped with extension guards with adequate steel frames and shatter-proof glass, which shall be kept in proper position whenever wheels are used. Goggles shall be worn at all times by workmen working at machines where two or more wheels are operating, whether fitted with glass guards or not.

164. A substantial work-rest shall be used whenever possible. This rest shall not be below the centre line of the wheel nor farther than one-eighth inch ($\frac{1}{8}$ in.) from the cutting-face.

165. Goggles shall be worn by workmen using metallic buffing-wheels.

166. Portable grinders shall be equipped with a wheel-guard and workmen shall wear goggles when using such grinders.

TRANSMISSION MACHINERY AND EQUIPMENT.

167. Any portion of a horizontal shaft which is seven feet (7 ft.) or less from the floor or working-platform shall be guarded on the sides and bottom or protected by a standard railing ensuring at least fifteen inches (15 ins.) and not more than twenty inches (20 ins.) horizontal clearance from the nearest moving part.

168. Vertical or inclined transmission shafting shall be encased to a height of seven feet (7 ft.) from the floor.

169. All projecting shaft-ends shall be cut off or properly protected with stationary casing.

170. All revolving collars, including split collars, shall be cylindrical, and screws or bolts used in collars shall not project beyond the largest periphery of the collar.

171. Shaft-coupling shall be so constructed or guarded as to present no hazard from bolts, nuts, set-screws, or revolving surfaces.

172. Friction-clutch couplings shall have their operating mechanisms, where exposed, completely guarded, and friction-coupling handles shall be placed at a safe distance from couplings.

173. Keys exposed to contact shall be made flush or guarded.

174. Key-seats, where exposed to contact, shall be guarded.

175. Set-screws and bolts on revolving parts of machinery shall be placed flush with collars or shafts, or be properly guarded.

176. The contact faces of all friction-drives, gears, and spokes of gears shall be guarded. The guard of friction drives shall be arranged to permit of application of lime or other dressing without removal of guard.

177. All sections of fly-wheels or pulleys which are seven feet (7 ft.) or less from the floor or platform and which are exposed to contact shall be guarded. Fly-wheels or pulleys which run in pits shall be provided with handrail and toe-board around the pit. Main or auxiliary engines shall be completely railed or fenced off so that no unauthorized person can gain access thereto.

178. Pulleys shall be so placed as to allow one and one-half ($1\frac{1}{2}$) times the width of the belt between two pulleys, or between the pulley and the shaft-hangers, or a hook shall be provided, or a safeguard placed adjacent to the pulley to prevent the belt from leaving the pulley.

179. Pulleys within twenty-four inches (24 ins.) measured horizontally from the nearest part of the pulley to the centre of a bearing that is not of the "self-oiling" type shall, if exposed to contact, be guarded with an approved safeguard placed between the bearing and pulley.

180. Driven pulleys on line-shafts, jack-shafts, or counter-shafting where there is no bearing between the pulley and the outer end of the shaft shall be provided with approved safeguards to prevent the belt from running off the driven pulley.

181. Idler pulleys or tighteners used to tighten belts on pulleys, if provided with counter-weights, shall have counter-weights guarded or enclosed.

182. Welded or brazed cast-iron fly-wheels or pulleys shall not be used. Pulleys or fly-wheels which have been through a fire shall not again be used, except with the consent of the Board. Pulleys with cracks, or pieces broken out of rims shall not be used. Cast-iron fly-wheels and pulleys shall not be used after being repaired or reconditioned by welding.

183. The rim velocity of cast-iron fly-wheels and pulleys shall not exceed six thousand and eighty-five feet (6,085 ft.) per minute.

184. All belt, rope, or chain driven machinery or shafting, and all secondary belts, ropes, or chains, where exposed to contact, shall be guarded. In all cases the point where the belt, rope, or chain runs on to the pulley, sheave, or sprocket, if within seven feet (7 ft.) of the floor or platform, shall be guarded.

185. All horizontal, vertical, or inclined belts, ropes, or chains driving machinery or shafting seven feet (7 ft.) or less above the floor or platform, where exposed to contact, shall be guarded. All overhead belts, and overhead chains or rope drives, more than seven feet (7 ft.) from the floor or platform, shall be adequately guarded. In all cases the guard shall cover the outer faces of the two pulleys or sheaves and extend upward to such a point and be attached in such a way that, in case the belt, chain, or rope breaks, the guards will withstand the whipping force.

186. Horizontal flat belts one inch (1 in.) or less in width and single round belts one-half inch ($\frac{1}{2}$ in.) or less in diameter running at any speed, and flat belts in association with flat or crowned pulleys when two inches (2 in.) or less in width which are free from metal lacings or fasteners and running not more than two hundred and fifty feet (250 ft.) per minute are exempted from guarding.

187. Vertical and inclined belts, if not more than two and one-half inches ($2\frac{1}{2}$ ins.) wide and running at a speed of less than one thousand feet (1,000 ft.) per minute and if free from metal lacings or fastenings may be guarded with a "nip-point belt and pulley guard."

188. Belt-tighteners which control the operation of machines shall be equipped with a safety lock or stop which will prevent the application of the tightener to its belt until the lock or stop is released. A chain or cable shall be attached to all tightener-frames to prevent tightener-pulley striking other pulleys or workmen if belt breaks.

189. All loose pulleys shall be furnished with a permanent belt-shifter so located as to be within easy reach of the operator. The belt-shifter shall be so constructed (equipped with a locking device set in notches, or other device) as to make it impossible for the belt to creep from the loose pulley on to the tight pulley.

190. All belts over four inches (4 ins.) in width running on cone pulleys shall be provided with belt-shifters.

191. Dressing shall not be applied to belts while in motion except at the off-running side.

192. When a belt is not in use it shall be hung clear of shafting and pulleys.

193. All forms of spur-gears, pinions, bevel-gears, mortise-wheels, and sprockets for chain-drives, wherever located, shall be strongly and completely encased, or, where this is impracticable, shall have a band-guard provided with side flanges extending inward beyond the root of the teeth. Where there is a spoke-hazard the gears shall be enclosed on the exposed side.

194. Where it is necessary for workmen to pass under bearings, said bearings shall be equipped with drip cups or pans, securely fastened in position.

CONVEYORS.

195. Elevated conveyors that cross over thoroughfares shall have side-walls of sufficient height to prevent material falling at such points.

196. The nip points of belt conveyers shall be guarded when exposed to contact.

197. Where workmen may pass under return strands of conveyors, a shallow trough shall be provided of sufficient strength to carry the weight resulting from a broken chain.

198. Screw or worm feeding or conveying devices shall be guarded against accidental contact. The hands shall not be used for feeding such equipment but a suitable plunger shall be provided for that purpose.

199. Where parts of conveyors or other equipment are located over burners, workmen shall use safety-lines when servicing such equipment and shall be accompanied by another workman.

CRANES, DERRICKS, HOISTS, AND SIMILAR STRUCTURES.

201. All cranes, derricks, hoists, and similar equipment shall be constructed, erected, maintained, and used so that no part shall be stressed beyond its safe working-strength.

202. All apparatus shall be designed throughout with not less than the following factors of safety, under full rated load:—

- (a.) Load-hook, not less than ten:
- (b.) All gear and hoist shafting not less than eight:
- (c.) All other parts, not less than five.

203. All cranes, derricks, and hoists shall be carefully and frequently inspected and kept in perfect working-order. All working-parts and wire rope shall be kept well oiled. Any weak members shall be at once made good.

204. All lumber used shall be of selected common or better grade, according to the grading standards of the B.C. Lumber & Shingle Manufacturers' Association, or as determined by the Board, and shall be properly framed. Irons shall be fitted in a workman-like manner.

205. Special attention shall be paid to foundations of cranes and derricks on the ground as well as in the case of elevated structures carried on floors. Every outdoor overhead and gantry crane shall be provided with secure fastenings convenient to apply and adequate to hold the crane against a wind-pressure of 30 PSF.

206. A notice shall be placed on cranes, hoists, and derricks showing the maximum allowable load, taking into consideration the angle of boom when booms are used. If the crane has more than one hoisting unit, each hoist shall have marked on it or its load block its rated capacity; and this shall be clearly legible from the ground or floor.

207. Rigging blocks of cranes, hoists, and derricks shall be constructed so that the cable cannot jump off the sheave, and all sheaves where any hazard exists shall be guarded.

208. No workman shall be permitted to stand or pass under an electric magnet while in use.

CAGES OR CABS.

209. The general arrangement of the cage or cab and the location of control and protective equipment shall be such that all operating handles will be within convenient reach of the operator when facing the area to be served by the load-hook, or while facing the direction of travel of the cage. The arrangement shall allow the operator a full view of the load-hook in all positions wherever possible.

210. The cage or cab shall be enclosed or be equipped with a toe-board.

211. Unless there is an outside landing-platform, the door in the cage or cab shall swing inward or shall slide, and it shall close automatically, unless furnished with positive safety devices to prevent accidental opening.

212. Access to and exit from the crane-cage shall always be by ladders, stairways, or platforms provided for the purpose. Cranemen shall keep their hands free when going up and down ladders.

213. Fixed ladders or stairs with handrails shall be provided for passing from crane-cab to bridge footwalks.

214. A gong or other effective warning-signal shall be mounted on each cage-operated crane equipped with a power travelling mechanism.

215. An approved fire-extinguisher shall be carried in the crane-cage.

RUNNING-GEAR.

216. Lubricating devices shall be arranged so that they can be reached without danger to the oiler while the crane is not in operation. They shall be arranged so that it is not necessary to remove any guards or other parts for lubricating purposes.

217. All gears, frictions, pinions, and set-screws shall be guarded. (See General Regulations.)

BRAKES.

218. Each independent hoisting unit of a crane shall be equipped with a brake capable of controlling the speed during lowering so as to prevent undue acceleration and of sustaining at rest a load of one and one-half ($1\frac{1}{2}$) times the rated load of the hoist.

219. Electrically operated brakes shall be applied automatically when the power is shut off.

220. Each independent travelling unit of a crane shall be equipped with a brake.

221. The use of reverse controls for braking is prohibited.

222. All cranes which handle hot metal shall be provided with an additional brake on the intermediate shaft.

EQUIPMENT.

223. A substantial footwalk with handrail and toe-board shall be placed along the entire length of the bridge on the motor side, and shall be not less than eighteen inches (18 ins.) in width, except where it passes the bridge-motor, where it may be reduced to fifteen inches (15 ins.).

224. Truck-fenders shall be provided and shall extend below the top of the rail and project in front of all bridge and trolley truck-wheels, and shall be attached to the trolley or the bridge and frame. They shall be of a shape and form that will tend to push and raise a man's hand, arm, or leg off the rail and away from the wheel.

225. Crane-bumpers shall be provided and shall be at least one-half of the diameter of the truck-wheel in height. Both truck-wheel bumpers and trolley-bumpers shall be fastened to the girder and not to the rails.

226. Cranes which are subject to heat from below shall have a steel plate, lined with asbestos, placed six inches (6 ins.) below the bottom of the cage.

227. Outside cranes shall carry lights on the booms or bridges. The lights shall be so placed as to effectively illuminate the load-hook at all times when working after dark.

228. Hoisting mechanism not controlled from a cab shall be so equipped that it can be operated at a safe distance from the load being lifted.

229. Means shall be provided to limit the drop of trolley and bridge truck frames to one inch (1 in.) if a wheel or axle should break.

ELECTRIC-POWER CRANES.

230. Trolley conductors shall be so located or so guarded that persons are not likely to come into accidental contact with them.

231. Where cranes are operated from cabs, a circuit-breaker or externally operated switch capable of interrupting the circuit under maximum load, and readily controlled by the operator, shall be provided in the leads from the main collector-wires, unless the current-collectors can be readily and safely removed, under maximum loads, from the trolley or third rail.

232. Each motor shall be equipped with an approved enclosed-type limit-switch, so placed and arranged as to disconnect the motor and apply the brakes in time to stop the motor before the hook passes the limit of safe travel. The limit shall, where possible, be operated directly from the hook or block.

DERRICKS.

233. The total length of the mast of timber derricks shall not be less than two-thirds ($\frac{2}{3}$) of the length of the boom.

234. Derrick guys shall be of wire rope of ample strength. The top of mast of guy derricks shall be steadied by not less than five (5) guy cables, spaced equally.

235. Dead men shall be of adequate size, properly located and buried to sufficient depth to withstand the load from guy wires.

236. If the boom is longer than the mast, means shall be provided to prevent the top goose-neck, spider, gudgeon-pin, or guy-plate from being pulled off when the boom is in a high position. Gudgeon-pins of derricks shall be fitted with a collar above the goose-neck, spider, or guy-cap. If a plain collar is used, it shall be drilled and fastened to the gudgeon-pin by a bolt or pin. A clamp collar shall be fitted to a circumferential groove in the gudgeon-pin.

237. Boom heel-pins and sheave-pins shall be secured against inadvertent removal by means of adequate cotter-pins, bolt and nut combinations, or keeper plates securely fastened.

GIN-POLES.

238. Gin-poles shall be properly guyed according to the type used and they shall not lean off the vertical more than forty-five degrees (45 deg.).

239. Where guy-lines are anchored to a permanent structure, the anchors shall be located at least one-half ($\frac{1}{2}$) the height of the pole from its base. When dead men are used the distance from the base shall be at least one and one-half ($1\frac{1}{2}$) times the height of the pole.

240. Splicing of gin-poles is forbidden.

241. Top blocks of gin-pole rigging shall be protected by safety-straps.

HAND-OPERATED HOISTS.

242. Hand-operated hoists shall have the gears guarded and be provided with ratchet and positive pawl which will hold the load at any height desired. Mechanical brakes shall be provided which shall sustain one hundred and fifty per cent. (150%) of rated load and this efficiency shall be maintained. Adequate means shall be provided to prevent the crank-handle from slipping off the gear-shaft. The crank-handle shall be removed from the crank-shaft before any load is to be lowered by the brake.

LOCOMOTIVE CRANES.

243. Engineers shall personally see that their locomotive cranes are in good working-order before putting them in service; special attention shall be given to hand-holds, foot-boards, automatic couplers and levers, brakes, sanding devices, gauges, glasses and guards, test-cocks, steam-gauges, safety-valves, and steam leaks.

244. During darkness a head-light shall be displayed on the front of every locomotive crane.

245. Engineers shall promptly report any defects in cranes to the foreman.

246. The engineer shall receive signals for the movement of crane from the crane signalman, who shall be in view of the engineer at all times when crane is in motion.

247. The engineer shall face the direction of travel whenever possible.

248. The signalman is the only person authorized to give signals to the engineer. He shall at all times ascertain before giving signals to move that the track in the direction he intends to move is clear, and while switching cars he shall at all times be in a position where he can signal the engineer and give warning to persons attempting to cross or walk the tracks.

249. Signalmen shall not enter between cars when in motion for any purpose.

250. No train of cars shall be uncoupled until the car hand-brakes are set. Hand-brakes shall not be released until the crane is coupled to cars.

251. No workman shall stand in front of a moving engine or car for the purpose of boarding same.

252. A red flag by day and a red light by night, displayed at one or both ends of an engine, car, or train, indicates that workmen are under or about it. When thus protected it shall not be coupled or moved. Workmen shall display the red signals and the same workmen only are authorized to remove them. Other cars shall not be placed on the same track so as to intercept the view of the red signals without first notifying the workmen.

253. No one other than members of the crane crew shall be allowed to ride on crane or cars, and no one shall ride between crane and cars or between cars.

254. During lunch-hour and change of shifts, locomotive cranes shall not be parked so as to obstruct main thoroughfares.

255. No material shall be piled so close to rails as to create a hazard to workmen.

256. Every locomotive crane shall be equipped with a whistle or horn. Standard railroad whistle signals shall be used.

REPAIRING OVERHEAD CRANES.

257. When a crane is being repaired, it shall be located where the repair-work shall least interfere with the other cranes and with operations on the floor.

258. Before starting repairs, the repairman shall see that all controllers are thrown in the "off" position, and that main or emergency switches are open, and one of them shall be locked.

259. When a crane is to be repaired, there shall immediately be placed warning signs or out-of-order signs on crane and on floor beneath. If other cranes are operated on the same runway, safety-stops shall be placed at a safe distance.

260. Workmen shall not work on the floor beneath the crane while it is being repaired.

261. When a crane is being repaired, wherever possible, a platform shall be erected or a canvas stretched underneath the crane.

OPERATING.

262. Cranes shall be operated only by regular crane operators, authorized substitutes, crane repairmen, or inspectors; no one else shall enter the cage or cab.

263. No workman shall operate a crane or derrick unless he can read and understand the signs, notices, operating instructions, and is familiar with the signal code used by the floormen.

264. No workman with seriously defective eyesight or hearing, or any one who is subject to epilepsy, heart failure, or similar ailments, shall operate a crane, derrick, or simple drum-hoist.

265. Each crane operator is directly responsible for the safe operation of his crane. When there is any doubt as to safety, the crane operator is to stop the crane immediately and refuse to handle loads until safety has been assured or until orders to proceed have been issued by the foreman on the floor, who then assumes all responsibility for the safety of the lift.

266. It is the joint responsibility of the craneman and hitcher to see that hitches are secure and that all loose material, chips, or tools have been removed from the load before starting to lift.

267. Crane operators shall inspect the crane at the beginning of each shift and shall test limit switches, brakes, circuit-breakers, and other safety devices. Whenever anything is wrong, or apparently wrong, it shall be reported immediately to the foreman on the floor.

268. Cages shall be kept free of clothing and other personal belongings. Tools, extra fuses, oil-cans, waste, and other articles necessary in the crane-cage shall be stored in a tool-box.

269. All loads shall be hooked or slung by an experienced man, familiar with the proper signals. Approved signals shall be used. All communication wires of signalling systems shall be adequately protected from accidental interference.

270. Operators of cranes and derricks shall disregard signals from any one except regular or designated signalman.

271. Floorman or signalman shall, wherever possible, walk ahead of moving load and warn people to keep clear of it.

272. No load shall be unhooked or unslung until it is safely landed and properly blocked.

273. Loads shall not be passed over any workman whenever it is possible to avoid same, and workmen shall not pass under suspended loads.

274. Wherever loads are to be carried over a long distance to a high position, they shall be carried as close to the floor as possible until final location is reached.

275. No workman shall be allowed to ride on loads, slings, or hooks, except under instruction of foreman.

PILE-DRIVERS.

276. Skids of land drivers shall rest firmly on heavy wood sills or substantial cribbing. Displacement of adjoining ground, making machine unstable, shall be carefully watched.

277. Life-belts with lines attached shall be carried and be available for use at all times on floating rigs.

278. Hatches shall not be left open and unguarded.

279. Ladders or gang-planks shall be used in going to or from the rig to the dock or pier. They shall be securely lashed to prevent slipping. Gang-planks shall be furnished with cleats and railings.

280. On long tows a fully equipped dinghy shall be carried with the rig.

281. Slippery decks shall be covered with sand or cinders. Workmen shall wear caulk boots, except those employed around steel floor-plates.

282. Regular inspections of pile-driver frames and leads shall be made to check on decaying woodwork, loose connections and bolts.

283. Corrugated and broken sheaves, worn wire rope on pile and hammer lines, and other deteriorated parts of equipment shall be renewed.

284. Where steam-hammers are used, steam-hose shall be lashed to the hammer to prevent scalding of workmen near-by in the case of a break of hose or connections.

285. Decks and working areas around the pile-driver shall be kept clear of ropes, tools, and materials interfering with free working-space.

286. Where piling is being hoisted in the leads, workmen not engaged in the operation shall be kept at a safe distance.

287. Members of pile-driving crews shall be experienced in their work and shall be under the direction of a competent foreman.

288. The pile-driver engineer shall not recognize signals from any one but the foreman or other authorized person.

289. Pile-driver hammers shall not be held suspended by the hammer-lines when the driver is not operating, but shall be securely chocked.

290. Pile-heads shall be cleaned of debris, bark, and slivers before being driven.

291. All pile-heads shall be cut square before being driven.

292. The exhaust-pipe shall discharge overhead or be piped to a point where the discharge of steam will not interfere with the view of the engineer or workmen or scald workmen near-by.

293. Leaky throttles and steam-pipes shall be repaired immediately.

294. The hoisting engineer shall not lift any load while a workman remains on the hoist-platform or on the load.

295. For the protection of the operator hoisting-engines shall be covered with suitable roof or shelter to eliminate hazards from falling objects and as a protection from the weather.

POWER-DRIVEN SHOVELS.

296. Shovels shall be provided with suitable cabs or screens to protect operators against material falling from slopes or dropping out of buckets. Ladders, steps, and hand-holds shall be provided to furnish easy access to the operating platform.

297. Buckets of shovels, shall, when shovel is not operating, be left resting on the ground.

298. The operator shall not be permitted to leave his cab while the master clutch is engaged.

299. Pitmen (padmen) shall be cautioned to exercise care when working around shovel. No other workmen shall be permitted to remain within the swing of dipper or rotation of cab.

300. Shovels under repair shall be moved away from the top of slope.

301. All oiling and greasing of equipment shall be done while machine is SHUT DOWN.

302. Gasoline-shovels shall be shut down while the fuel storage tank is being filled. A hose with metallic nozzle shall be used for this purpose.

RIGGING.

310. The working-load on ropes, chains, slings, and fittings shall not exceed the working-strength guaranteed by manufacturers.

311. The factor of safety for rings, hooks, shackles, and all other fittings shall be fifty per cent. (50%) greater than that of the line.

312. Ropes, chains, slings, and fittings shall be inspected thoroughly at regular intervals and when found to have deteriorated to such an extent as to make them unsafe for use they shall be discarded.

313. A nut, keeper, or forelock shall be used with all shackle-pins.

314. Long splices shall be used for permanently joining "ordinary lay" running lines. The safe margin of line to be used in making a long splice is indicated in the following table. The full length of the splice will be twice that "to be unravelled":—

Rope Diameter.	To be unravelled.	Rope Diameter.	To be unravelled.
1/4 inch....	5 feet	1 1/4 inch....	15 feet
1/2 inch....	7 feet	1 1/2 inch....	20 feet
3/4 inch....	9 feet	1 3/4 inch....	25 feet
1 inch....	12 feet	2 inch....	30 feet

315. Eye-splices in lines three-quarters of an inch (3/4 in.) or larger shall have at least three (3) full tucks. In smaller lines, the first two strands shall be tucked twice, the last four not less than three (3) times.

316. The loop end of cable-clips shall be on the dead end of the cable and the number of clips and spacing shall be as follows:—

Diameter of Rope.	Number of Clips.	Spacing in Inches.
1/2"	2	3"
5/8"	3	3 3/4"
3/4"	5	4 1/2"
7/8"	5	5 1/4"
1"	5	6"
1 1/8"	5	7"
1 1/4"	6	8"

317. Slings shall be protected from sharp corners of the load and adjusted to equalize the strain before the load is lifted.

318. Gloves shall be worn when handling wire rope.

319. The pull on eye-bolt shall always be in line with the bolt.

320. Spreader-bars shall be used when necessary.

321. A lift shall never be made with a kink, knot, or twist in a chain.

HOOKS.

322. All hooks shall be of forged steel or built up steel plates and no hooks shall be used for purposes for which they were not designed.

323. Hooks worn more than twenty per cent. (20%) at a critical section shall be discarded. Any permanent set shall disqualify them for use.

324. Safety-hooks shall be used whenever possible.

SHEAVES AND DRUMS.

325. Sheaves and drums which have become chipped or with corrugated grooves shall not be used. Sheaves or drums having cracked or broken flanges, rims, spokes, or hubs shall be replaced.

326. The minimum diameter of sheaves used with wire rope shall be sixteen (16) times the diameter of the wire rope.

327. Wire ropes shall be securely fastened to drums and at least three (3) full turns of wire rope shall be kept on winding-drums at all times.

328. The guiding of lines on to drums by means of the hand or foot is prohibited. A stick or iron bar shall be used for this purpose.

ELECTRICAL SAFETY REGULATIONS.

SWITCHES.

350. Means of access to switches shall be clear of obstructions at all times.

351. When any switch has been opened to allow of inspection of or repairs to the equipment it controls, such switch shall be locked or otherwise secured in the "OFF" position and a notice, "NOT TO BE CLOSED," attached thereto.

352. All switches shall be plainly marked to show the circuits which they control. All motors shall be marked to indicate the controlling switch.

353. Externally operable switches shall be operated with the left hand as this places the operator more remote from the danger zone.

EQUIPMENT.

354. Every employer shall furnish rubber gloves, shields, or other necessary safety equipment of a pattern approved by the Board to all workmen engaged at work on wires or apparatus operating at a potential of over two hundred and fifty (250) volts.

355. The safe maximum potential established for the use of rubber gloves and rubber

equipment used for protection while working on energized conductors is three thousand (3,000) volts to ground. Rubber gloves which are manufactured and tested for this requirement, namely, ten thousand (10,000) volt test with a specified factor of safety of three and one-third ($3\frac{1}{3}$) shall be used. If it is necessary to work on live conductors energized beyond this potential complete information and details shall be submitted to the Workmen's Compensation Board and their approval obtained.

356. No work shall be done on any live wire, cable, or appliance carrying more than six hundred (600) volts by less than two competent and experienced workmen, both of whom at all times while performing such work shall be in the same room, chamber, or other place where such work is being done: Provided that this section shall not apply to the fusing of transformers carrying less than two thousand four hundred (2,400) volts, where such transformer-fuses are accessible without passing or reaching past cables or appliances. The foregoing rule also applies to any work being performed on overhead electric lines.

357. Wherever high-tension supply services enter industrial plants, and it is practicable to do so, suitable manually operated disconnecting switches shall be installed.

358. Insulating platforms or mats of adequate size shall be placed in front of all switches, switchboards, control devices, or other parts connected to circuits operating at more than one hundred and fifty (150) volts to ground.

359. All electrical supply equipment shall be of standard and approved construction and so installed and maintained as to reduce the life-hazard as far as practicable. All cables, wires, connections, resistances, etc., shall be situated as not to form any obstruction to the passage-ways around switchboards.

360. Adequate and suitable illumination, controlled from a readily accessible place, shall be provided at all switchboards, fuses, boxes, starters, control devices around electrical machines, and at other places where workmen may come into proximity to live parts.

361. No ladders having reinforcing of wire or other conducting material shall be used in proximity to any electrical wires or equipment. All ladders which may be used on or near equipment operated at more than six hundred (600) volts shall be equipped with feet of insulating material.

362. Notices reading "DANGER—HIGH VOLTAGE" shall be placed in prominent positions and maintained in legible condition in proximity to all electrical equipment operating at over six hundred (600) volts to ground, and which may be accessible to unqualified persons.

MANHOLES.

363. All workmen employed in manholes shall be provided with insulated platforms to protect them while at work in any manhole: Provided that this rule shall not apply to manholes containing only telegraph, telephone, or signal wires or cables.

364. No work shall be permitted to be done in any manhole or subway on any live wire, cable, or apparatus carrying more than two hundred and fifty (250) volts by less than two (2) competent and experienced workmen, both of whom shall, at all times while performing such work, be in the same manhole or subway in which such work is being done.

365. All tunnels and manholes containing any wires or appliances carrying electric current shall be kept in a sanitary condition, free from stagnant water or seepage, or other drainage which is offensive or dangerous to health, either by sewer connection or otherwise, while any workman is working in the same.

OVERHEAD RULES.

366. On poles carrying live circuits, conductors shall not be pulled around corners. Such conductors shall be pulled up to the corner and made secure before pulling the next section, or all circuits shall be made dead before pulling.

367. No work shall be permitted to be done on any live wire, cable, or apparatus carrying more than six hundred (600) volts by less than two (2) competent and experienced workmen, both of whom at all times while performing such work shall be on the same pole or structure on which such work is being done: Provided that this rule shall not apply to the fusing of transformers which are carried beneath the lowest high-tension wire.

368. When linemen are at work on poles or other structures located where workmen may pass and suffer injury from falling tools, material, etc., a temporary guard, fence, or notice shall be placed to prevent or warn such workmen from passing beneath such pole or structure.

369. Before beginning work on any pole or structure, such pole or structure shall be tested for soundness. When any doubt as to such soundness exists, the pole or structure shall be effectively guyed or otherwise supported from falling before changing any wires or cables thereon. Guys or supports shall be left in place until workmen are clear and the pole ready to lower to the ground.

370. Mail-boxes, signs, or other obstructions of like nature shall not be allowed on poles upon which workmen are required to work.

MAINTENANCE AND OPERATION.

371. When painting, cleaning, repairs, or any other work is to be carried out in or around any building, bridge, or structure in proximity to wires or other equipment which are normally isolated by elevation, such wires or parts shall be provided with effective guards or shall be made "dead" while the work is being carried out.

372. When line wires of six hundred (600) volts or over are cut at the power station or sub-station to allow workmen to work upon them, they shall be short-circuited and grounded at the station and shall be, in addition, if the line wires are bare, short-circuited and, where possible, grounded at the place where the work is being done.

373. Before workmen are required to work on any line or equipment which, for safety, must be handled dead, the workman in charge shall notify the operator to open and tag the switches controlling same.

374. In all electrical installations having one hundred and ten (110) volts or over, approved testing devices for testing fuses, circuits, etc., shall be kept on hand. Banks of lamps are not approved for testing purposes.

375. On all extensions for lamps or other portable equipment, approved reinforced cords, type S, shall be used. Connectors shall be so arranged that no live parts are exposed when the two halves of the connector are separated.

376. Sockets for use on portable cord shall have over the shell a rubber covering of a type approved for hard usage.

377. Joints shall be neatly made, soldered, and covered with rubber tape and friction-tape so as to form insulation equivalent to that of the conductor itself.

378. Lamp-sockets, unless they are so installed as to be out of reach from any grounded surface, shall be of the porcelain or weather-proof type.

379. All push-buttons on cross-the-line starters shall be provided with some form of locking-out feature.

380. All electrical equipment, apparatus, or appliances manufactured, used, or sold in the Province shall be of approved design and material and bear an approval label or stamp

and be provided with a name-plate bearing the maker's name and giving the capacity in volts, amperes, cycles, etc.

381. No workman shall do work for which he is not properly qualified on or about live equipment or lines, except under the direct supervision of an experienced and properly qualified person.

382. Workmen whose employment incidentally brings them in the neighbourhood of electrical supply equipment or lines, with the dangers of which they are not familiar, shall proceed with their work only when authorized. They shall then be accompanied by a properly qualified and authorized person, whose instructions shall be strictly obeyed.

383. All wires, cables, poles, electric fixtures or appliances of every kind or nature being used or operated at the time of the passage of these regulations, which are liable to cause a hazard to life or property, shall be changed and made to conform with the provisions of the regulations.

WELDING AND BURNING.

GENERATORS.

400. Acetylene generators shall be of approved construction and shall not be used at rates producing cubic feet of acetylene per hour in excess of rates set out by manufacturers of the generators. Manufacturer's name and address, together with type and number of the generator, shall be plainly marked on same, as shall also be the amount of carbide for a single charge.

401. Generators shall be operated by a responsible workman familiar with the proper operation and maintenance of this equipment.

402. Portable generators shall not be used in confined spaces or where ventilation is inadequate. They shall be cleaned and recharged and gas mixture blown off outside. They shall not be cleaned or recharged in the vicinity of any open flame, welder's arc, or other source of ignition.

403. When charged with carbide, portable generators shall not be moved by crane or derrick.

404. When not in use, portable generators shall not be stored in any room in which open lights or fires are used unless free of carbide and thoroughly purged of gas. Storage-rooms shall be thoroughly ventilated.

405. Stationary generators shall not be located in a room where welding is being done or where an open flame is used. Housing shall be well ventilated, of fire-proof construction. A sign reading "CALCIUM CARBIDE—DO NOT USE WATER IN CASE OF FIRE" shall be posted in a conspicuous place.

406. Lighting for stationary generator-rooms shall be from stationary lights, enclosed in vapour-proof covers, with rigid conduit. Switches and other electrical apparatus shall be located outside the room. Smoking in generator-rooms is prohibited.

407. During freezing weather the building for stationary generators shall be heated by steam heat, hot water, or other indirect means.

408. Whenever repairs are to be made or the generator is to be charged or carbide is to be removed, the water chamber shall be full during such operations to avoid the danger of explosive mixtures of air and gas within the water space and also to prevent dropping fresh carbide into insufficient water. Previous to making repairs involving welding, soldering, or any hot work or operation liable to produce a spark, all acetylene shall be expelled by completely flooding the generator shell with water and disconnecting the generator from the piping system. The water shall be maintained at as high a level as work permits. Where necessary to avoid wetting same, the carbide charge and feed mechanism shall be completely removed.

MANIFOLDS.

409. All manifolds shall be distinguished by a distinctive coloured paint, and be stencilled with the word "Air," "Gas," "Acetylene," or "Oxygen," as the case may be. The colour "RED" shall be used for acetylene, "WHITE" for air, "GREEN" for oxygen, and "YELLOW" for other gases.

410. In acetylene distribution systems where the gas is piped at a pressure in excess of one pound per square inch, an approved service regulator, check-valve, or hydraulic seal shall be employed at every point where gas is withdrawn from the piping system to supply a torch or machine. A shut-off valve shall be installed at the inlet of each hydraulic seal, regulator, or check-valve.

411. The escape or relief pipe from hydraulic seals shall be at least as large as the vent connection on the hydraulic seal. The escape or relief pipe shall be substantially installed without low points where moisture may collect. If shop conditions make low points unavoidable, these points shall be provided with drip-pots normally closed with screw caps or plugs. No petcocks shall be used for this purpose.

412. Air and gas manifolds shall be so located as to be safely accessible for hose connections. Air manifolds shall be equipped with suitable cocks which will effectively bleed the air from the hose before disconnecting lines.

413. Tests of any piping systems or apparatus for leaks shall not be made with a flame; grease-free soapy water shall be used for this purpose.

TORCHES AND HOSE.

414. The regulator valves used on acetylene, oxygen, or other gas cylinders shall be regularly examined and kept in repair by a competent person.

415. Regulators or automatic reducing valves shall only be used for the gas for which they are intended.

416. Leaking regulators shall not be used.

417. A torch with leaking valves shall not be used. Care shall be taken to keep all valves tight and in good order.

418. All hoses used for burning and welding shall be inspected at frequent intervals to determine their condition. If the condition of the hose is in doubt, it shall be submerged in water and an air-pressure fifty per cent. (50%) above the working-pressure applied. If air-bubbles appear or if the hose is found to be in an unsafe condition, it shall be discarded or be repaired and tested again before it is used.

419. A single hose having more than one gas passage, a wall failure of which would permit the flow of one gas into the other gas passage, shall not be used.

CYLINDERS.

420. Gas cylinders shall not be handled in slings. When cylinders are transported on a truck they shall be held securely in position. Cylinders shall not be dropped or permitted to strike each other violently.

421. (a.) Cylinder-valves shall be closed when work is finished and when cylinders are empty. Cylinder-valve protection covers shall be kept in position at all times that the cylinder is not connected for use.

(b.) Every precaution shall be taken to prevent sparks or flames from welding or cutting torches coming in contact with cylinders, regulators, and hoses, and all charged gas cylinders shall be protected against undue absorption of heat from the sun, forges, or open flames.

422. Cylinders shall conform to paragraph thirty-four (34) of these regulations.

USE OF ACETYLENE AND OXYGEN.

423. WARNING.—*A serious accident may easily result if oxygen is used as a substitute for compressed air. Never use oxygen in pneumatic tools, in oil preheating burners, to start internal-combustion engines, to blow out pipe-lines, to "dust" clothing or work, to create pressure, or for ventilation.*

BURNING.

424. Suitable goggles and gloves shall be worn by burners. Ragged or oil-soaked clothes shall not be worn.

425. Materials giving off fumes shall not be burned without sufficient ventilation, unless proper respirators are worn by all workmen exposed to fumes.

426. Every precaution shall be taken to protect workmen when burners are working above them. This situation shall be avoided whenever possible.

427. Oil or grease shall never be permitted to come in contact with oxygen cylinders, valves, regulators, or other fittings. Oxygen cylinders and apparatus shall not be handled with oily hands or greasy gloves.

428. Necessary help or supervision shall be provided for burners and welders when working in a confined or cramped space.

ARC WELDING.

429. All electric arc welding equipment shall be of an approved type and wiring shall conform to the "Electrical Energy Inspection Act" of the Province of British Columbia and regulations made thereunder.

430. Suitable protecting screens, at least seven feet (7 ft.) high, shall be installed in machine and welding shops for the protection of workmen who work or come near the glowing parts of arc welders, arc furnaces, and similar apparatus. Suitable portable screens shall be placed around the arc when arc welding is carried on in other locations. Welders and helpers shall be provided with and wear adequate helmets or goggles when exposed to glare.

431. Adequate ventilation shall be provided whenever welding is carried on in confined spaces.

432. A welder shall do no welding where other workmen may receive the flash of the arc unless such workmen are protected by proper goggles or protective screens are placed around the arc. These screens shall be provided welders as part of their equipment.

433. Leather gauntlet gloves shall be worn when welding and, when doing overhead work, arms shall be protected.

434. Wire stubs shall not be left lying around but shall be placed in a receptacle which shall be provided for the purpose.

435. The eyes shall be protected by the use of flip-front helmets or by goggles when chipping or cleaning welds.

436. Electrode holders shall be made dead or protected against grounding at all times when not welding.

437. Welding machines shall be shut down at all rest periods, ends of shifts, and when changing the lines to new locations.

438. Whenever machines are not started or stopped by operators, they shall be advised before same is done.

EXPLOSIVES.

450. The regulations with respect to explosives, made pursuant to the "Explosives Act" (R.S.C. 1927, chapter 62), shall be deemed to be regulations made under the "Workmen's Compensation Act," but nothing therein nor in these regulations shall apply to any operation coming within the scope of the "Coal-mines Regulation Act" or the "Metalliferous Mines Regulation Act" of the Province of British Columbia.

451. For the purpose of these regulations the following definitions shall apply:—

- (a.) The term "blaster" shall mean any workman designated to supervise blasting operations or who shall be charged with the responsibility of preparing and fixing charges, firing, approaching missfires, or thawing explosives. Experienced and competent workmen only shall be designated as blasters:
- (b.) The term "explosives" shall mean and include any chemical compound or mechanical mixture, which by fire-friction concussion, percussion, or detonation may cause a sudden release of gases of such pressure as is capable of producing destructive effects in contiguous objects or of destroying life and limb:
- (c.) For the purpose of this definition, the term "detonator" shall include those explosives commonly called blasting-caps, electric caps, etc., used to explode commercial explosives:
- (d.) The term "fuse" shall mean the slow-burning type of commercially used blasting fuse not containing its own means of ignition:
- (e.) The terms "primer" and "priming" shall mean a cartridge of explosives to which a detonator has been attached and the work of attaching a detonator to an explosive cartridge making the combination ready for firing:
- (f.) The term "magazine" shall mean any building or other structure used for storage of explosives.

HANDLING OF EXPLOSIVES.

452. Handling of explosives shall be entrusted to experienced workmen only. The blaster shall have full authority over his helpers and shall be responsible for their work.

453. Containers shall be handled with care. Wooden tools only shall be used for opening containers, except where covers are screwed on, in which case screw-driver only shall be used. No containers shall be opened within a magazine.

454. Smoking while handling explosives is strictly forbidden.

455. No fuse shall be capped or cartridge primed in any place where explosives are stored. Fuse shall be cut off square for insertion in the cap and shall be capped only by means of a crimping tool. Only sufficient primers for the number of shots to be fired shall be made up at one time.

456. All containers used for handling explosives from magazine to and from the work shall be made of a non-metallic substance. Explosives kept on the work shall be stored in locked cases with the blaster in charge of the key.

457. Detonators and other explosives shall not be kept or conveyed in the same container.

458. No explosives shall be thawed near an open fire or a steam-boiler, nor by direct contact with steam or hot water, but only in accordance with the manufacturer's recommendations.

459. Stained cartridges shall be carefully examined. If the stain is only slight they may be used provided an unstained cartridge or new explosive is used for the primer. If stain is pronounced, rendering cartridges unserviceable, they shall be destroyed by burning or detonation as instructed in the C.I.L. Blasters' Handbook or other recommended method, work being supervised by blaster and carried out in accordance with manufacturer's instructions.

DRILLING.

460. A thorough examination shall be made after blasts have been fired and before drilling has again started to ascertain that no unexploded charges remain in butts of holes.

461. No drilling shall be done in any hole that has been charged or blasted, or in the socket of an old hole, or within six inches (6 ins.) of any part of any socket or bootleg.

462. All drill-holes, whether sunk by hand or machine-drills, shall be of sufficient size to admit of the free insertion to the bottom of the hole of a stick or cartridge of the explosive without ramming, pounding, or undue pressure.

463. When holes are "sprung," ample time shall be left for the hole to cool between "springing" shots and also between last "springing" shot and the loading of the main charge.

LOADING AND FIRING.

464. The stripping of cartridges is strictly prohibited.

465. As damaged fuse burns irregularly or may fail to burn at all, no damaged fuse shall be used. All fuse shall be handled with care to avoid pinching or bending it sharply. In cold weather fuse shall be warmed to room temperature before handling.

466. Wooden tamping-rods only shall be used and all holes shall be carefully tamped with stemming material by using pressure, not strokes.

467. No fuse shorter than three feet (3 ft.) shall be used in any blasting operation.

468. All electric detonators shall be tested with an approved galvanometer and the ends of detonator wires short-circuited by twisting them together until ready to be connected to the firing line. The whole circuit shall be similarly tested before connecting detonator wires to leading wires. The crew shall remove to shelter, or to a safe distance, while the whole circuit is being tested.

469. Blasting machines shall be regularly inspected and kept in good mechanical condition. The rated capacity of blasting machines shall never be exceeded, unless in accordance with the manufacturer's recommendations.

470. When firing is done from power or light wires, a safety-switch shall be provided, so constructed within a locked receptacle that the door may be closed and locked only when the switch is in the off position. The box shall be kept locked and the switch made inaccessible to any one except the blaster.

471. Every blaster shall, before blasting, give or cause to be given, ample warning in every direction and shall satisfy himself that all persons have reached a place of safety. Suitable cover shall be available for protection and workmen shall use same.

472. When lighting fuses in a blasting operation a blaster shall, if possible, have another workman with him. No more than twelve (12) holes shall be fired in any round of shots by one workman.

473. In blasting operations no holes shall be loaded unless it is the intention to fire them all at the same time.

474. A blaster shall not, where blasting takes place by electricity, enter or allow any other workman to enter any place where charges have been fired until he has disconnected the firing-cables from the blasting-battery, or has pulled out and locked the switches of the blasting-circuit.

475. After a blast has been fired, a blaster shall make a minute inspection of the site and give clearance before workmen are allowed to return to work.

476. Removal of loosened material shall be cautiously undertaken having regard to possible scattered unexploded cartridges. Loose pieces of rock shall be scaled off sides of excavation before work is resumed.

477. In case a charge has misfired, or is suspected of having misfired, no workman shall be allowed to return to the place where the blasting is being done until the expiry of thirty minutes (30 mins.) from the time of the

lighting of the last fuse, or until the expiry of twice the number of minutes that there are feet in the longest fuse used, whichever is the longer.

478. Every hole in which a charge has misfired shall be marked by the insertion of a wooden marker or some other conspicuous marker. No attempts shall be made to remove the unexploded charge or parts thereof. Misfired charges shall be reblasted. If an additional hole and charge are necessary for the removal of the misfired charge, the blaster shall be responsible for directing the angle of the hole and the depth to which it shall be drilled, but no drilling shall be done within a distance of two (2) feet from a misfired charge.

CONSTRUCTION.

EXCAVATIONS.

500. All excavations shall be properly shored and braced or otherwise retained to prevent cave-ins.

501. In unstable or free-running materials the sides of all excavations four feet (4 ft.) or more in depth shall be secured by the use of sheet-piling, shoring, or bracing of sufficient thickness and sufficiently braced to give adequate support. The minimum thickness of lumber used shall be two inches (2 ins.). Trees, boulders, or other surface encumbrances located within or contiguous to the area to be excavated shall be removed sufficiently ahead of excavating work so as not to create a hazard during progress of work.

502. All material which is being excavated from trenches shall be kept back at least two feet (2 ft.) from the edge of the excavation.

503. In the case of pit excavations, as for building foundations, all excavated material shall be kept back at least four feet (4 ft.) from the edge of the opening.

504. If derricks or other heavy objects are placed close to the edge of excavations of any kind, additional bracing shall be put in to support the extra pressure due to the increased load. The same shall apply in the case of excavations adjacent to or abutting buildings or other structures.

505. Wherever there is danger of undermining adjacent foundations, excavation-work shall be done in short sections, and the building walls effectively shored up or braced.

506. Workmen shall not be allowed to stand or work under overhanging material, or close to steep banks which are liable to cave in.

507. When excavation is being carried on near a bank with a power machine, wherever possible the machine and truck shall be so placed that the operator is always on the side away from the bank. Trucks shall be kept on the operator's side of machine and buckets shall not be swung over truck-cabs while any workman is in the cab, unless the truck is provided with protection at the back and over the top of the cab.

508. Excavations shall be adequately guarded by substantial railings or barriers and when workmen are working during the hours of darkness exposed sides of excavations shall be adequately illuminated.

509. In excavations for foundations where timbering and skips or buckets are being used vertical planking shall be placed on horizontal waling sufficiently close to prevent skips or buckets from catching the timbers.

510. All trenches over six feet (6 ft.) in depth shall at all times be supplied with at least one (1) ladder for every hundred feet (100 ft.) or fraction thereof. The ladders shall extend from the bottom of the excavation to at least three feet (3 ft.) above ground.

511. Ramps and runways entering excavations shall be of ample size, substantially constructed, properly braced and supported, and protected, when necessary, by guard-rails. When inclined over one in six (1 in 6) walkways shall be provided with cleats.

512. Where work is being carried on in gravel-pits, road-cuttings, and quarries, the slopes shall be properly scaled to prevent slides; overhanging banks shall be brought down.

513. Workmen engaged in scaling or "sloping" work, or working on floor of pit, or in any other place where danger from falling objects exists, shall wear safety-hats.

CONSTRUCTION EQUIPMENT.

514. All equipment used in construction, clearing, grading, and all kinds of excavation shall be kept in good order and properly guarded with approved safety devices. This applies to mobile as well as stationary equipment, including trucks and power excavating machines of every description.

515. All concrete-mixers which are equipped with skips shall have safety-locks installed to prevent skips from falling when machines are being moved.

516. Life-lines and safety-belts shall be kept on hand, and used when practicable for the protection of workmen in hazardous locations when no other protection can be afforded. Only the best grade of rope shall be used for life-lines. Life-lines and safety-belts shall have a breaking-strength of at least twenty-five hundred pounds (2,500 lbs.).

517. Safety-hats shall be supplied to and worn by workmen employed in locations where the hazard of falling objects normally exists.

518. No open hook shall be used with a bucket, cage, or skip in hoisting, but some form of shackle or safety-hook shall be provided or mousing used.

519. Tractor bulldozers used in standing timber shall be equipped with substantial steel guards for the protection of drivers.

520. On bridge-construction over water, boats shall be kept on down-stream side of work at all times in charge of capable boatmen, and where, on account of swift current, boats cannot be used, life-lines close to the surface of the water shall be provided whenever possible.

521. Life-buoys equipped with lines shall be installed on floats, wharves, or other places where workmen are employed on or about water.

NAILS.

522. When opening nail-kegs, the nails holding the head shall be promptly withdrawn.

523. Galvanized, oxo-seal, or other similarly coated nails shall not be mouthed by workmen.

SCAFFOLDS.

524. Scaffolds shall, in particular, receive the most careful attention as to strength and rigidity and shall be constructed and maintained in a safe and proper manner, capable of sustaining a uniformly distributed load of a minimum of thirty pounds (30 lbs.) per square foot.

525. Scaffolds shall be erected and taken down by experienced men only.

526. All lumber used in scaffolds shall be of selected common or better grade, according to the grading standards of the B.C. Lumber & Shingle Manufacturers' Association.

527. Any scaffold damaged or weakened from any cause shall be immediately repaired, and workmen shall not be allowed to use it until repairs have been completed.

528. Every employer shall take steps to ensure that scaffolds to be used by his workmen are constructed in accordance with the regulations. This applies whether scaffolds have been erected by his workmen or not.

FIXED SCAFFOLDS.

529. All nails used in the construction of scaffolds, staging, and supports shall be of ample size and used in sufficient quantities at each connection to develop the designed strength of scaffold. All nails shall be driven in their full length.

530. Ground shall be graded to provide easy access to scaffolds at all times. Mud-sills shall be placed under all vertical supports.

531. The spacing of vertical supports shall not exceed ten feet (10 ft.) on centres; provided further that where fixed scaffolds are used for bricklaying, masonry, or similar heavy work the spacing of vertical supports shall not exceed seven feet (7 ft.) on centres and all bearers shall be at least two inches (2 ins.) in normal thickness.

532. Vertical supports for scaffolds not exceeding twenty feet (20 ft.) in height shall be not less than two inches by four inches (2 ins. by 4 ins.) and when over twenty feet (20 ft.) in height vertical supports shall be not less than four inches by four inches (4 ins. by 4 ins.) or two pieces of two inches by four inches (2 ins. by 4 ins.) laminated together.

533. Bearers, ledgers, and braces shall have a minimum size of one inch by six inches (1 in. by 6 ins.). The span for one by six (1 by 6) bearers shall not exceed four feet (4 ft.).

534. All scaffolding ten feet (10 ft.) or more in height shall be equipped with backrail and, whenever practicable, with toe-board. The backrail shall be installed on the inner side of the uprights.

535. Planks for flooring of scaffolds shall be of a uniform thickness and shall lap at least six inches (6 ins.) beyond supports, but whenever practicable shall not extend more than twelve inches (12 ins.) beyond supports. Scaffold planks shall be not less than two inches (2 ins.) thick and ten inches (10 ins.) wide (rough dimensions), and shall be frequently tested by applying four (4) times the intended load.

536. At no time shall workmen work on less than two staging planks. When the distance between vertical supports is greater than thirty-four inches (34 ins.) an additional plank shall be used.

537. Only material for current use shall be kept on any scaffold and at no time shall any scaffold be overloaded.

538. The use of shore scaffolds or lean-to scaffolds or wall brackets is prohibited. On single pole scaffolds the inner supports shall be of substantial construction and securely fastened to the wall.

539. Barrels, boxes, loose tile blocks, loose piles of bricks, or other unstable objects shall not be used for the support of planking intended as scaffolds or working platforms.

540. Proper means of access shall be provided to and from scaffolding.

541. When workmen are employed on roofs having a pitch of one-third ($\frac{1}{3}$) or greater, a two by four (2 by 4) toe-hold shall be installed at the bottom of the rafters.

542. Crawling-boards or ladders used for roof-work shall be securely fastened over the ridge. The use of eaves-troughs as support is prohibited.

SWINGING SCAFFOLDS.

543. (a.) Swinging scaffolds shall consist of a light platform supported at the ends by hangers, stirrups, or slings suspended by rope attached to hooks, metal or wooden thrust-outs of ample strength, supported at the eaves of a building, the main cornice, parapet wall, or other substantial support.

(b.) When hooks are used, they shall be securely tied back to a solid anchorage on the building whenever conditions warrant.

(c.) Thrust-outs shall be sufficiently counter-balanced to ensure stability. Cleats or bolts shall be fastened at outer ends of thrust-outs to act as safety stops for suspension slings.

544. The platform of a swinging scaffold shall be not less than twenty inches (20 ins.) clear width and shall be one of the three following types:—

(a.) The ladder type, consisting of boards upon a horizontal ladder, the sides of which are parallel.

- (b.) The plank type, consisting of planks supported on the stirrups or hangers.
- (c.) The beam type, consisting of longitudinal side-stringers, with cross-beams set on edge and spaced not more than four feet (4 ft.) apart, on which the longitudinal platform planks are laid.
545. (a.) The ladder type shall consist of boards upon a horizontal frame, the sides of which are parallel.
- (b.) Size of stringers, rungs, and tie-rods shall be not less than that shown in the following table:—

Length.	Width between Stringers.	CROSS-SECTION OF SIDE-STRINGERS.		RUNGS.		TIE-RODS.	
		At Ends.	At Middle.	No.	Dia.	No.	Dia.
15'0"	20"	1 7⁄8"×2 3⁄4"	1 7⁄8"×3 3⁄4"	10	1 1⁄8"	4	5⁄16"
16'0"	20"	1 7⁄8"×2 3⁄4"	1 7⁄8"×3 3⁄4"	11	1 1⁄8"	4	5⁄16"
18'0"	20"	1 7⁄8"×3"	1 7⁄8"×4"	12	1 1⁄8"	4	5⁄16"
20'0"	20"	1 7⁄8"×3"	1 7⁄8"×4"	13	1 1⁄8"	4	5⁄16"
24'0"	20"	1 7⁄8"×3"	1 7⁄8"×4 1⁄2"	16	1 1⁄8"	5	5⁄16"

- (c.) Flooring shall have a minimum thickness of three-quarters of an inch (¾ in.).
546. When plank type platforms are used, the planks shall have a uniform thickness of not less than two inches (2 ins.) and shall be not less than ten inches (10 ins.) wide. Planks shall be tied together on the underside by cleats of a minimum size of one by six (1 by 6), securely nailed, and spaced at intervals of not more than four feet (4 ft.). Planks shall not exceed twelve feet (12 ft.) in length and stirrups or hangers shall be placed so that the span does not exceed ten feet (10 ft.).
547. When beam type platforms are used, the side-stringers shall be of not less than two inches by six inches (2 ins. by 6 ins.) set on edge. The cross-beams shall be of similar size and shall be securely nailed through stringers and spaced not more than four feet (4 ft.) on centres. Floors shall be not less than one inch (1 in.) net size in thickness.
548. The hangers for swinging scaffold shall be made of wrought iron or mild steel, having a cross-sectional area equal to three-eighths inch by one and one-quarter inch (¾ in. by 1 ¼ in.), or if round, of not less than three-quarters of an inch (¾ in.) in diameter. If stirrups are used they shall be capable of sustaining a load of one ton (1 ton) for each stirrup.
549. Swinging scaffolds shall have railings at least three feet (3 ft.) in height on the outside of the platform, with top and intermediate rails securely fastened. The minimum size of uprights shall be two inches by three inches (2 ins. by 3 ins.); for top rail two inches by four inches (2 ins. by 4 ins.); and for intermediate rail one inch by six inches (1 in. by 6 ins.).
550. Swinging scaffolds shall be carried by fall lines of wire cable or by Manila rope not less than three-quarters of an inch (¾ in.) in diameter. The free end of the line used to secure the scaffold in position shall be made fast to the point of the hook supporting the scaffold hanger or stirrup by a properly made special hitch which cannot slip. This is commonly called a "painter's hitch." When Manila rope is used for fall lines the top block shall be of the self-snubbing type.
551. No greater number of workmen shall be allowed on the swinging scaffold than the number of fall lines and each workman shall be provided with a life-line not less than five-eighths of an inch (⅝ in.) in diameter, securely fastened over the roof.
552. Any such scaffold used or intended to be used by plasterers, masons, or for heavy carpentry work, and more than twenty feet (20 ft.) above grade, shall be provided with

- curb at least eight inches (8 ins.) in height. Wire netting of no greater mesh than one and one-half inches (1½ ins.) shall extend over curb to handrails.
553. Swinging scaffolds shall be lowered to ground or lashed to buildings when workmen leave work.
554. All anchorages for swinging scaffolds shall be carefully inspected before slings and hangers are placed.
555. Two (2) or more swinging scaffolds shall not, at any time, be combined into one (1) by bridging the distance between them with planks or any other form of connection.
556. When workmen are employed on such work as cleaning the exterior of buildings, where chemicals may be used, wire ropes shall be used to carry scaffolds.
557. Any splices made in wire cables used for scaffolds shall have not less than two (2) cable-clips for each splice.
558. Boatswains' chairs shall be suspended from four (4) corners with the ropes crossed diagonally beneath the seat. There shall be a body-belt or similar adequate device. A five-eighths-inch (⅝-in.) rope or cable of equivalent strength shall be used for raising and lowering the chair by means of not less than a single- and a double-sheave block.
- HORSE SCAFFOLDS.
559. Horses in use for scaffolds shall be set squarely on the floor, and if no floor has been erected a substantial footing shall be provided for this purpose. Blocking under the legs to increase the height is prohibited.
560. Horses shall be solid in construction and legs shall be built at the proper angles to avoid a spread of too great or too small a distance.
561. Folding horses shall be substantially constructed of sound timber and securely hinged at tops.
562. Legs of folding horses shall be equipped on both sides with substantial steel rods with hook and staple, or similar device, at one end to prevent legs from spreading or closing in.
- CONSTRUCTION TOWERS.
563. All towers used in construction-work shall rest on a solid foundation, shall be substantially built of sound materials and thoroughly braced. They shall be well guyed with wire ropes to withstand shock and wind-pressure.
564. Proper means of access shall be provided to the tops of all towers.
565. Erection and maintenance of all towers shall be performed by experienced workmen only.
566. When booms are attached to construction-towers, provision shall be made to take care of the extra imposed loads.
567. Frequent, regular inspections shall be made by the superintendent, foreman, or other authorized representative, of towers and all attached equipment.
- HOISTS.
568. Hoisting-engines shall be of such type that the control-dogs on cable-drums are clearly visible to the operator in charge of same, and all such engines shall be provided with an efficient brake system and approved landing indicator.
569. All hoist-shafts shall be designed and erected to withstand the loads imposed on same. They shall be rigidly supported and enclosed with substantial grille or boarding to a height of at least six feet (6 ft.) above each landing on all sides not used for loading or unloading.
570. Hoist-platforms shall be substantially enclosed to a height of six feet (6 ft.) on all sides not used for loading and unloading.

571. Hoist cables and fastenings shall be designed to carry a load equal to six (6) times the maximum actual working-load, before rupture, and all such cables and fastenings shall be maintained in good repair at all times. The diameter of sheave-pulleys shall not be less than sixteen (16) times the diameter of the cable which passes over same. Grooves in sheaves shall be a proper fit for ropes passing over them.

572. Entrances to shaftways shall be protected by hinged bars, placed at least eighteen inches (18 ins.) outside the line of the shaftway. Where entrances to shaftways are exposed to hazard from falling material a substantial covering shall be provided.

573. The top of hoists shall be protected for the full area of hoist-platforms with ten (10) gauge wire netting of one and one-quarter-inch (1¼-in.) mesh or substantial wooden covering.

574. No workman shall travel on any hoist, and danger signs shall be posted on elevators, hoists, and towers warning workmen that they shall not ride on same.

575. Every hoist shall have clearly indicated on same its safe carrying capacity and at no time shall such load be exceeded.

576. Runways to hoists shall have substantial flooring the full width of runways, and each side of runways shall be formed of solid boarding, or with a ten-inch (10-in.) curb and two-inch by four-inch (2-in. × 4-in.) handrails. The handrails shall be at least three feet six inches (3 ft. 6 ins.) above the flooring and the spaces between curb and handrail shall be filled with sixteen (16) gauge wire netting of one-inch (1-in.) mesh, strongly secured in position, or with substantial boarding.

TEMPORARY FLOORS.

577. The working-floor shall be completely planked over, except for openings that are reasonably necessary.

578. In any building more than two (2) stories high in the course of construction, a flooring shall be laid completely covering the floor immediately below, or a floor as close as possible to the level where work is being carried on.

579. In any building more than three (3) stories high, the first floor above the street floor shall be completely floored over as soon as practicable, leaving such openings as are reasonably necessary, and same shall thereafter be kept covered throughout the entire period of construction. If column lengths are such as to prevent the flooring-over of this floor, then the second floor above the street floor shall be covered.

580. Temporary floors shall be constructed of sound lumber to carry a live load of at least fifty pounds (50 lbs.) per square foot, with a factor of safety of four (4). Planks shall extend at least one foot (1 ft.) past supports, or be securely fastened, and shall have no unsupported projection greater than one foot six inches (1 ft. 6 ins.).

581. Where it is impracticable to install temporary floors, rope safety-nets shall be substituted therefor. This applies to such structures as theatres, auditoriums, towers, and bridges.

582. When the structural framework of a building is erected in advance of the external walls, protection for workmen shall be provided and maintained by means of wire cable, three-quarter-inch (¾-in.) Manila rope, or standard railing firmly secured to uprights or columns of framework at outside of buildings and at light-wells.

583. When temporary floors are being removed, all loose objects lying on the planking shall first be removed to prevent such objects falling on workmen below, and warning shall be given to workmen working below planking being moved.

STAIRWAYS.

584. Stairways shall be installed as rapidly as the progress of the work will allow, and temporary ladders shall be done away with as soon as possible. All stairways shall be equipped with standard railings and kept free from objects which might cause workmen to stumble.

585. All temporary stairs shall be so constructed as to be able to support safely a load of one hundred pounds (100 lbs.) per square foot.

DEMOLITION.

586. Before beginning actual work of tearing down a building, a definite plan of procedure shall be worked out, based on a careful study of the structure that is to be demolished and of its surroundings.

587. When necessary, adjoining buildings shall be promptly and thoroughly shored.

588. Care shall be taken to see that all gas-pipes have been disconnected and that all electric wires are dead, but adequate lights shall be provided for night operations.

589. The work of demolition shall be carried out in a regular and orderly manner from top to bottom of the structure, and all material displaced, unless required for reconstruction, shall be transported immediately to the ground. No material shall be stored upon any portion of a structure in excess of its safe carrying capacity. All glass and sash shall be removed before other demolition is started.

590. Chutes shall be provided for the removal of brick or other loose debris, and these chutes shall be completely enclosed. Chutes shall not extend in an unbroken line for more than two (2) stories, and gates or stops shall be placed at the bottom of each chute. Danger signs shall be placed at chute outlets.

591. When material is to be thrown down from upper stories to the ground, the space on which it falls shall be railed in.

592. All old material and rubbish shall be removed as fast as practicable and shall not be allowed to accumulate on floors nor upon the ground immediately outside of building.

593. Where walls are thin or weak, staging shall be erected and workmen shall work at the wall from this staging.

594. Masonry walls or other sections of masonry shall not be permitted to fall on the floors of the building in such masses as to exceed the safe carrying capacity of the floors.

595. Workmen shall not be permitted to work when weather conditions create a hazard.

596. Before demolishing any interior or exterior wall which is within ten feet (10 ft.) of any opening in the floor immediately below, such opening shall be substantially planked over, unless all workmen are removed from all floors below and access to such floors is positively prevented.

597. At the completion of each day's work, all walls shall be left stable and in no danger of being overturned.

598. Construction-sheds and tool-boxes shall be so located as to protect workmen from the danger of falling walls and other falling objects.

599. All workmen on any demolition job shall be furnished with and required to wear approved safety-hats.

SAWS.

600. Speed of saws shall not exceed that recommended by the manufacturers.

CIRCULAR SAWS.

601. (a.) For all circular saws where conditions are such that there is a possibility of contact with the portion of the saw either beneath or behind the table, that portion of the saw shall be covered with a guard that shall be so arranged as to prevent accidental contact with the saw.

(b.) The hood and mounting shall be so arranged that the hood will automatically adjust itself to the thickness of and remain in contact with the material being cut, but it shall not offer any considerable resistance to insertion of material to saw or of passage of material being sawed. The hood shall be made of adequate strength to resist blows and strains incidental to reasonable operation, adjusting, and handling, and shall be so designed as to protect the operator from flying splinters and broken saw-teeth. The hood shall be so made that the operator can see his line of cut when he is in proper position to feed the saw.

(c.) The hood shall be so mounted to ensure its operation to be positive, reliable, and in true alignment with the saw; and the mounting shall be adequate in strength to resist any reasonable side thrust or other forces tending to throw it out of line.

602. Whenever possible each circular saw shall be provided with one or more non-kick-back fingers or dogs mounted on the hood and so located as to oppose the thrust or tendency of the saw to pick up the material or to throw it back toward the operator. They shall be designed to provide adequate holding power for all thicknesses of materials being cut.

603. Feed-rolls shall be guarded by a hood or semi-cylindrical guard to prevent the hands of the operator from coming in contact with the in-running rolls at any point. The guard shall be fastened to the frame carrying the rolls so as to remain in adjustment for any thickness of stock.

604. (a.) Each hand-fed circular rip-saw shall be furnished with a spreader to prevent material from squeezing the saw or being thrown back on the operator. The spreader shall be made of saw steel or tool steel, or its equivalent, that has been hardened, tempered, and ground to gauge so that it is thinner than the saw-kerf but thicker than the saw-blade. It shall be of sufficient width to provide adequate stiffness or rigidity to resist any reasonable side thrust or blow tending to bend or throw it out of position. The spreader shall be so attached as to remain in true alignment with the saw even when either the saw or table is tilted and shall be so placed that there is not more than one-half inch ($\frac{1}{2}$ in.) space between the spreader and the back of the saw when the largest saw is mounted in the machine.

(b.) The provision of a spreader in connection with grooving, dadoing, or rabbetting is not required. On the completion of such operations, the spreader shall be immediately replaced.

BAND-SAWS.

605. (a.) All portions of the saw-blade of band-saws and band resaws shall be enclosed or guarded, except the working-side of the blade between the guide-rolls and the table. Band-saw wheels shall be fully encased.

(b.) The outside periphery of the enclosure shall be solid. The front and back of band-wheels shall be either enclosed by solid material or by wire mesh or perforated metal. Such mesh or perforated metal shall be not less than 0.037 inch (U.S. Gauge No. 20) and the opening shall be not greater than three-eighths inch ($\frac{3}{8}$ in.). Solid material used for this purpose shall be of an equivalent strength and firmness.

(c.) The guard for the portion of the blade between the sliding guide and the upper saw-wheel guard shall either enclose the saw-blade or protect the saw at the front and both sides. This portion of the guard shall be self-adjusting to raise and lower with the guide. The upper-wheel guard shall be made to conform to the travel of the saw on the wheel and the top member of the guard shall have at least a two-inch (2-in.) clearance outside the saw and be lined with smooth material, preferably metal.

CUT-OFF SAWS.

606. Each swing cut-off saw shall be provided with an effective device to return the saw automatically to the back of the table when released at any point of its travel. Such device shall not depend for its proper functioning upon any fibre rope, cord, or spring. If there is a counter-weight, the bolts supporting the bar and counter-weight shall be provided with cotter-pins; and the counter-weight shall be prevented from dropping by either a bolt passing through both the bar and counter-weight, or a bolt put through the extreme end of the bar, or, where the counter-weight does not encircle the bar, a safety-chain attached to it.

607. Each swing-saw shall be provided with limit chains or other equally effective device to prevent the saw from swinging beyond the front or back edges of the table, or beyond a forward position where the gullets of the lowest saw-teeth will rise above the table-top.

608. When considered necessary, a latch shall be provided to catch and retain the saw at the rear of the table and to prevent its rebounding.

609. Operators of swing cut-off saws shall take such a position that no part of their body is in line with the saw. The operating handle shall be on the side of the saw from which the material is fed and shall be operated by the hand closest to the saw.

610. Guards protecting belt-drives of swing-saws shall extend one-half inch ($\frac{1}{2}$ in.) below the saw-mandrill pulley.

611. Inverted swing cut-off (jump) saws shall be provided with a hood that will cover the part of the saw that protrudes above the material being cut.

612. Jump-saws shall be guarded below the top of the roll and a stop shall be provided to prevent any timber being thrown off the live-roll case and on to the carriage-track.

613. A conspicuous safety-sign and an approved safeguard shall be placed over the jump-saw to prevent any one stepping over the saw.

TRIMMER-SAWS.

614. A guard shall be provided in front of all trimmer-saws unless the method of control is such that no workman is required to stand in direct line with any saw while it is cutting, and in the case of overhead trimmers, where the duties of workmen require them to stand in the rear of the trimmer-table, a guard shall be provided in the rear of the saw.

615. Shingle-saws used as trimmer-saws shall be discarded when they are worn down so that there is less than one inch (1 in.) between gullet and the outside rows of collar-holes.

PORTABLE SAWS.

616. All portable power-driven saws shall be equipped with guards which will automatically adjust themselves to the work when in use, so that none of the teeth are exposed to contact above the work; and when withdrawn from the work, the guard shall completely cover the saw to the depth of the teeth.

617. Fuel-wood saws shall be provided with approved safeguards and operated in accordance with the principles governing the operation of similar saws as outlined in these regulations.

618. Gasoline dragsaws shall be equipped with a clutch, shall be kept in good operating condition, and have gears and frictions guarded.

WOBBLE SAWS.

619. The practice of inserting wedges between the saw disk and the collar to form what is commonly known as a "wobble saw" shall not be permitted.

CRACKS IN SAWS.

620. Any band-saw found to have developed a crack, the depth of which is not greater than one-tenth ($\frac{1}{10}$) the width of the saw, shall be discontinued from service unless development of the crack is arrested by centre-punching or other effective means.

621. Any band-saw found to have developed a crack, the depth of which is greater than one-tenth ($\frac{1}{10}$) the width of the saw, shall be discarded unless the width is so reduced as to eliminate the crack or unless the cracked section is replaced. Butt-welding of band-saws in place of the present method of brazing will not be acceptable unless done by a recognized specialist approved by the Board.

622. Any circular saw found to have developed a crack more than one-half inch ($\frac{1}{2}$ in.) deep shall be discontinued from service unless development of the crack is arrested by centre-punching or drilling at the inner end of the crack, or by other effective and reliable means, and the tension of the saw corrected, or unless the diameter is so reduced as to eliminate the crack.

623. Any circular saw that is found to have developed a crack more than two inches (2 ins.) deep shall be discarded unless the diameter is so reduced as to eliminate the crack and the tension is corrected.

624. Unless welding of cracks is done by a person recognized by the Board as a specialist in such work, welding will not be considered as an effective means of arresting cracks. Welding of cracks deeper than ten per cent. (10%) of diameter will not be allowed.

WOOD-WORKING MACHINERY.

PLANT LAY-OUT.

650. Wood-working machinery shall be firmly secured to substantial floors or foundations. Small units shall be secured to benches, tables, or stands of adequate strength, and so designed as to prevent overturning or unintentional movement. This rule does not apply to portable hand-tools.

651. Aisles for one-way traffic shall be not less than the width of the widest vehicle or load plus three feet (3 ft.). For two-way traffic the minimum width of aisles shall be not less than twice the width of the widest vehicle or load plus three feet (3 ft.). Lines shall be painted on the floor or some similar method be employed to mark aiseways.

652. Machines shall be so located that there will be sufficient space in which to handle material with the least possible interference from or to workmen or machines. Machines shall be so placed that it will not be necessary for any one to stand in or so near an aisle as to be liable to hazard.

653. In order for each operator to have sufficient space in which to handle the material with the least possible interference from or to other workmen or machines the following conditions shall be maintained:—

- (a.) *Rip and Crosscut Bench or Table Saws.*—The minimum distance or clearance on each working-side of the saw-table shall be equal to three feet (3 ft.) more than the longest material handled.
- (b.) *Band-saws.*—The minimum distance or clearance on three (3) sides of the table shall be equal to a circle with the point of operation of the saw-blade as a centre and a radius equal to twice the diameter of the band-wheels.
- (c.) *Jointers.*—The minimum distance or clearance shall be at least three feet (3 ft.) greater than the length of the longest material worked on the machine.

(d.) *Shapers.*—The minimum distance or clearance shall be at least three feet (3 ft.) greater than the longest dimension of the material worked on the machine. It is vitally important to both safety and production to protect shaper operators from interference. To this end, shaper machines shall be so set that the operator faces the aisle and is protected at the back by a partition or railing.

654. Planers, stickers, shapers, sanders, and surfacers shall be connected with an adequate exhaust system to take away shavings and dust.

GUARDS.

655. Guards shall be installed wherever possible and their use enforced. If special operations require the removal of the guard, it shall be immediately replaced upon the completion of the work which required its removal. No workman shall be permitted to remove a guard or to operate the machine without the guard except with the consent of the foreman in each specific instance.

656. When guards are constructed of sheet metal, the material used shall be not less than one-sixteenth inch ($\frac{1}{16}$ in.) in thickness, and if cast iron is used it shall be not less than three-sixteenths inch ($\frac{3}{16}$ in.) in thickness.

657. Where an exhaust system is used, the guard shall form part or all of the exhaust-hood and shall be constructed of metal of a thickness not less than the above.

658. Each hand-fed planer and jointer with horizontal head shall be equipped with a cylindrical cutting-head.

659. Each hand-fed jointer with a horizontal cutting-head shall have an automatic guard which will cover all the section of the head on the working side of the fence or gauge, and a guard which covers the head back of the fence.

660. Each tenoning machine shall have all cutting-heads and saws, if used, covered by guards. These guards shall cover at least the unused part of the periphery of the cutting-head.

661. Hand-fed tenoning-machines shall be provided with a clamping or "hold-down" device to help the operator to hold the material being cut.

662. Boring-bits shall be provided with a guard that will enclose all portions of the bit and chuck above the material being worked.

663. Universal joints on spindles of boring-machines shall be completely enclosed to prevent injury to operator.

664. On chain mortisers the top of the cutting-chain and driving mechanism shall be enclosed.

665. The cutting-heads of each wood-shaper, hand-fed panel raiser, or other similar machine not automatically fed, shall be enclosed with a cage or adjustable guard, so designed as to keep the operator's hands away from the cutting-edge. The diameter of circular shaper guards shall be not less than the greatest diameter of the cutter. Cylindrical heads shall be used wherever the nature of the work will permit. Templates, jigs, and fixtures which will remove the operator's hands from the point of operation shall be used wherever the nature of the work will permit.

666. Each planing, moulding, sticking, and matching machine shall have all cutting-heads and saws, if used, covered by metal guards.

667. Each profile and swing-head lathe shall have all cutting-heads covered by a metal guard.

668. Each drum sanding-machine shall have an exhaust-hood so arranged as to enclose the revolving drum, except such portion of the drum above the table, if table is used, as may be necessary for the application of the material to be finished.

669. Each belt sanding-machine shall have both pulleys enclosed in such a manner as to guard the points where the sanding-belt runs onto the pulleys. The unused run of the sanding-belt shall be enclosed.

670. Each disk sanding-machine shall have the exhaust-hood or other guard, if no exhaust system is required, so arranged as to enclose the revolving disk, except such portion of the disk above the table, if table is used, as may be necessary for the application of the material to be finished.

671. Veneer clippers shall have automatic feed or shall be provided with a guard which will make it impossible to place a finger or fingers under the knife while feeding stock. The rear of each clipper shall be guarded to prevent any portion of the hand being placed under the knife while removing clipped stock.

672. All feed-rolls shall be protected with a semi-cylindrical guard to prevent the hands of the operator from coming in contact with the in-running rolls at any point. The guard shall be constructed of heavy material, preferably metal, and firmly secured to the frame carrying the rolls so as to remain in adjustment for any thickness of stock. The bottom of the guard should come down to within three-eighths inch ($\frac{3}{8}$ in.) of a plane formed by the bottom or contact face of the feed-roll where it touches the stock.

OPERATION.

673. Dull, badly set, improperly filed, or improperly tensioned saws shall be immediately removed from service as soon as they begin to cause the material to stick, jam, or kick back when it is fed to the saw at normal speed. Saws to which gum has adhered on the sides shall be immediately cleaned.

674. All knives and cutting-heads of wood-working machines shall be kept sharp, properly adjusted, and firmly secured. Where two or more knives are used in one head they shall be properly balanced.

675. Bearings shall be kept free from lost motion and shall be well lubricated.

676. Arbors of all circular saws shall be free from play.

677. Push sticks shall be used for pushing stock through rip-saws and jointers not equipped with self-feeding devices.

678. Each operating treadle shall be covered by an inverted U-shaped metal guard, fastened to the floor, of adequate size to prevent tripping.

679. It is important in the location of a rip-saw to be sure that no workman is regularly working in line with the saw where he might be hit by material in case of a kick-back. If it is necessary to locate a machine in such a position, a heavy metal or plank barricade shall be erected to protect the workman.

680. In order to use the hood-guard effectively on circular rip-saws when cutting narrow strips, a fillister piece shall be used. This shall be made of wood about two inches (2 ins.) wide. It shall be about three-quarters inch ($\frac{3}{4}$ in.) thick or slightly thinner than the thickness of the material being cut. It shall be provided with cleats or brackets at the ends so that it will either fit down over the front and back ends of table or can be quickly attached to the gauge or fence.

681. Special consideration shall be given to the use of jigs or fixtures when cutting irregular pieces or oblique angles. In a production shop which uses jigs and fixtures, definite space either at the saw or in a storeroom shall be provided for storing these fixtures.

682. Rubber gloves, other necessary protective equipment, and proper washing facilities with non-caustic soap shall be provided and used by all workmen handling glue. Glue-spreaders shall be enclosed on the in-running side, leaving only sufficient space to permit the stock to enter the rolls.

SAWMILLS.

LOG-HAULS.

700. The return strand of chain-hauls shall be equipped, over passage-ways, with a guard of sufficient strength to carry the weight resulting from a broken chain.

701. Unless clearly impracticable, every log-haul shall have at least one runway of sufficient width to enable a person to stand clear of logs in the chute.

702. When vertical log-hauls or wells are used, workmen shall not work directly below logs which are being hoisted. Suitable swinging-guards shall be installed at such wells for the protection of men working on decks. Drum-shafts in vertical log-hauls shall be equipped with a brake or other control, to prevent the logs running back in case of power failure.

LOG-DECK.

703. Provision shall be made at the mill end of the log-deck to afford protection to workmen from rolling logs and kickers.

704. Overhead log-turners shall be equipped with roller or sheave, so that the slack of chain or cable shall hang at least two feet (2 ft.) clear of carriage.

CARRIAGE.

705. When a log-deck is equipped with a steam-operated nigger, carriage-knees shall be equipped with goose-necks or straight bar extending eighteen inches (18 ins.) or more above top of knee.

706. The sawyer shall be directly responsible for the safety of the carriage crew and off-bearers and shall exercise due care in the operation of the carriage and the log-turning devices.

707. Head-blocks shall be cleared with a stick or wire brush. The use of hands for this purpose is prohibited.

708. The seat or stand of the setter shall be fitted with an adequate protection to prevent his coming in contact with the wall timbers or rafters where the clearance between the back of the setter's seat and the wall timbers of the mill structure is less than eighteen inches (18 ins.).

709. The back of the carriage shall be provided with a standard handrail.

710. When considered necessary by reason of carriage speed, the carriage crew shall be protected by a railing or other suitable means against being thrown off balance.

711. There shall be placed at each end of the carriage-travel a substantial buffer-stop, preferably equipped with spring or pneumatic buffers.

712. Means shall be provided for securely locking the sawyer's log-turning and carriage-control levers.

713. When a steam-engine is used for driving the carriage, a quick-action valve shall be located in the steam-line, as near the engine as possible, and arranged so that it can be closed from the sawyer's stand. This valve shall be tested at frequent, regular intervals.

HEAD RIG.

714. Where possible, a substantial barrier at least thirty inches (30 ins.) high shall be provided between the sawyer and the carriage-track and extending at least four feet (4 ft.) back from the husk.

715. Where necessary, a substantial sheer shall be installed between the sawyer and the saw to prevent sawn material going back into sawyer's box.

716. Tail-sawyers shall be provided with and wear goggles or some other suitable form of eye-protection.

717. Where, in the opinion of the Board, material thrown back by a circular headsaw might endanger workmen, a substantial barrier shall be erected to protect such workmen.

718. All band-mills shall be adequately protected and the opening above the band-mill into the filing-room shall be substantially housed in.

719. All head band-saw wheels shall have a minimum rim thickness of five-eighths inch ($\frac{5}{8}$ in.), except for a distance not to exceed one inch (1 in.) from the edge of the wheel.

720. Every band-mill wheel shall be carefully inspected by or on behalf of the owner at regular intervals, and all hubs, spokes, rims, bolts, and rivets subjected to hammer tests and examined thoroughly.

721. A band-wheel in which a crack is found in the rim or spoke shall be immediately discontinued from service.

722. The up-travel of the saw shall be completely guarded, and the down-travel shall be guarded with a shield extending down to the guide.

723. A substantial frame with a screen of suitable wire shall be so placed in front of circular-head saws as to protect the sawyer from flying particles.

724. Circular-saw mills shall be equipped with safety-guides which will admit of adjustment without the use of a wrench or other hand-control tool.

725. The top half of the top saw shall be covered to prevent chips and sawdust flying and to avoid contact of workmen.

RESAWS.

726. Band resaws shall have the gears guarded. Feed-rolls shall have a substantial guard in front of same and shall have a heavy board in place to catch the blow in case saw should break.

727. Circular resaws shall be adequately guarded and be equipped with a splitter.

728. The feed-rolls of resaws shall be enclosed, and if the operator stands within thirty inches (30 ins.) of the feed-rolls they shall be so guarded as to prevent operator coming into contact with them.

LIVE ROLLS.

729. All live-roll gears shall be guarded on the top, bottom, and sides.

730. Driving-shafts of live rolls shall be guarded on top and sides.

731. Live rolls shall be replaced when a hole or crack has developed sufficient to impair its strength or catch clothing.

EDGER.

732. There shall be a substantial screen back and front of the edger to control flying knots, chips, and debris, and the top of the edger shall be completely covered over.

733. Bench or single-saw edgers shall be equipped with splitter and saw-guard.

734. There shall be a substantial guard behind edgers to protect workmen from kick-backs or slivers.

735. Edger pressure-rolls shall be a solid surface and not built up of short rolls with gaps between.

736. Double edgers shall have separate pressure-rolls for each side. No more than one piece of wood shall be fed to any single set of rolls on edgers, surfacers, or planers.

DRY-KILNS.

737. Dry-kilns shall be provided with suitable walkways, and with standard handrails where necessary.

738. Track grades in kilns shall not exceed fifteen inches (15 ins.) in one hundred feet (100 ft.), unless a winch and line is used for snubbing and pulling the cars to and from the kiln.

739. Where walkways are provided, a clearance of not less than sixteen inches (16 ins.) shall be maintained between loaded cars and the walls of the kiln.

740. Each kiln car shall be equipped for easy attachment and detachment of transfer cables.

YARD.

741. Lumber piles shall be well made and stripped. Piles shall not be carried to such a height as to make them insecure and liable to topple over.

742. Units or loads of lumber built up for transportation by overhead cranes, derricks, lift-trucks, jitneys, or auto-trucks shall be provided with not less than one (1) set of stickers for each two feet (2 ft.) in height of unit or load. Stickers shall not be permitted to protrude beyond the sides of the load or unit. Stickers shall be uniformly spaced, one above the other, in units to be stacked.

743. Units shall not be stacked more than three (3) high, unless two (2) or more piles are tied together with substantial cross-ties. When so cross-tied at each successive load the height of lumber stacks shall be limited to seven (7) units.

744. Truck-loads of lumber shall be adequately stripped and horses used in truck-loading shall be substantially constructed and kept in good repair.

745. Safety-hats shall be supplied to and worn by workmen employed around lumber piles which are more than fourteen feet (14 ft.) high, except when hand-labour only is used.

746. Every care shall be exercised in operating carriers not to exceed a safe speed and suitable traffic signs shall be installed at dangerous points. No one, other than the driver, shall ride on lumber-carriers.

GENERAL.

747. When the control of steam-engines or of motors driving mill machinery is regulated by signals, a distinctive signalling device shall be used for each driving device. Signals shall be answered before the machinery is started. One blast shall mean to stop; two to go ahead; and three to run slow. Such signals shall not be used for any other purpose.

748. Walkways on either side of green chains or sorting-tables shall be of sufficient width to provide safe working-space.

749. Hog-feed chutes shall be provided with suitable and approved baffles, which shall effectually prevent material from being thrown from the hog.

750. Workmen feeding hog-mills shall be provided with safety-belts and lines, unless otherwise protected from any possibility of falling into the hog.

751. Barking-machines shall be equipped with cylindrical cutter-heads, and a stop-block shall be placed behind the machine. A substantial metal railing shall be placed between the operator and the barker head.

752. These regulations shall apply to portable mills as well as stationary mills.

SHINGLE-MILLS.

760. The periphery and inside of shingle-saws shall be guarded to prevent chips or knots flying from saw.

761. The cutting-face of shingle-saws shall be guarded. If the guard is at the side of the saw, it shall project one and one-half inches ($1\frac{1}{2}$ ins.) past the cutting-edge of the saw and shall not be more than one-quarter inch ($\frac{1}{4}$ in.) from the side of the saw.

762. All direct-connected motor-driven shingle-machines shall have an independent brake on the clipper-saw drive.

763. On belt-driven machines the tightener rope shall be within reach of the operator.

764. There shall be an approved guard over the clipper-saw, securely fastened with three (3) bolts; said guard shall not be more than four inches (4 ins.) above saw and not more than one-half inch ($\frac{1}{2}$ in.) from the perpendicular line of saw.

765. Clipper-saws shall be encased with a metal guard, except that part of the saw which is necessary to trim shingles.

766. Clipper-boards shall be equipped with steel finger-guards five inches (5 ins.) long and one and one-quarter inches ($1\frac{1}{4}$ ins.) deep, no heavier than sixteen (16) gauge nor lighter than twenty (20) gauge.

767. Ratchet-levers on set-works shall be guarded.

768. Fly-trips shall not be used on shingle-machines.

769. All shingle-machines shall be equipped so that the carriage will stop when the treadle that operates the jaw of the carriage is down and the machine will not start when treadle comes up. It shall be necessary for operator to put his foot on the other treadle to start the machine.

770. Saw-arbors shall be covered, and all bearing caps on shingle-machine arbors shall be of steel.

771. When cutting sixteen-inch (16-in.) shingles the minimum diameter of the saw shall be thirty-six inches (36 ins.); and when cutting eighteen-inch (18-in.) shingles, the minimum diameter of the saw shall be thirty-eight inches (38 ins.)

772. The speed of saws shall not exceed that recommended by manufacturers.

773. The speed of carriages shall not exceed thirty-four (34) strokes per minute.

774. The front of cutting-face of knife-type shingle-jointers shall be fully guarded, with the exception of a narrow slot through which the shingles may be fed against the knives.

775. Power-splitters shall have spreaders behind the saw; the top of the saw shall be completely covered.

776. Power-bolters shall have a guard over the top of the saw to protect the operator from flying splinters.

777. The track and wheels of bolter-tables and the top of bolter-tables shall be kept in good repair at all times.

778. Suitable pipe guards shall be installed to protect block roller from bolter-saw.

779. No repairs shall be made to shingle-machines while shingle or clipper saws are in motion. Saws shall not be left running unattended.

780. Blocks shall not be piled on tables more than one (1) tier high and in other places not more than four (4) high, unless they are being properly piled for storage purposes.

LOGGING.

RIGGING.

800. When logs are hauled on a skid-road, the tail-sheaves shall be so guarded that no one may be caught between the sheave and the on-running rope.

801. All slings or straps to which blocks are attached shall be of a strength at least equal to one and one-half ($1\frac{1}{2}$) times that of the hauling-lines.

802. No workman shall be permitted to work within the bight of any line.

803. Pins and fastenings of high-lead sheaves shall be of a strength commensurate with the maximum load to which they may be subjected. All pins shall be securely fastened with a forelock. This equipment shall be given careful inspection by a competent authority before setting up.

804. When conditions of unloading require that an unloading-line be attached to logs or cars or passed under the logs, the equipment shall be so arranged that it will be unnecessary to do any of the work of attaching the unloading-line on the unloading side after the chains or chocks are released.

805. Head-spars, tail-trees, and gin-poles shall be examined and approved by the woods foreman or superintendent and high-rigger.

806. At least five (5) top guys not less than the same size as the main line shall be used to support spar-trees.

807. All landing-trees shall have at least six (6) top guys and three (3) buckle guys.

808. The guy-line to which a loading-jack is attached shall be at least one-quarter inch ($\frac{1}{4}$ in.) larger in diameter than the other guys, unless all guys are one and one-half inches ($1\frac{1}{2}$ ins.) in diameter or larger.

809. Guy-lines shall be attached to spar-trees with standard guy-line shackles or other approved fasteners.

810. Gin-poles shall be equipped with three (3) guys in back and one (1) in front, and the diameter of the guys shall be not less than one-quarter inch ($\frac{1}{4}$ in.) greater than the hoisting-line.

811. Tree plates or irons, with hooks for straps, shall be used in rigging spar-trees.

812. In sky-line operations, the sky-line shall run through a tree-jack to a stump and shall not be fastened to the tail-spar.

813. Spar-trees shall be topped not more than twelve feet (12 ft.) above top guys, with limbs trimmed close, and trees shall be barked at all places where rigging is attached and wherever any part of the rigging may chafe the tree.

814. Trees, snags, and saplings within reach of landings, spar-trees, or machines shall be removed before operations begin. Trees and snags within reach of guy-lines shall also be felled, excepting rub-trees.

815. When a workman is required to work aloft he shall use standard equipment, including a safety-belt, a wire-line or wire-cored Manila rope, and climbing-spurs, all of which shall be maintained in good order. A complete spare set of standard climbing equipment shall be provided and kept ready for immediate use in case of emergency.

816. All stumps used for anchorage shall be examined and approved by the superintendent or woods foreman and head-rigger, and be properly notched and spiked. Standing timber shall not be used for spar-tree anchorages. These anchorages shall be inspected daily by a competent workman.

817. On all high-lead blocks there shall be a safety-strap fastened to a guy-line. Guy-lines farthest from the proximity of the workmen shall be used for this purpose. Loading-blocks shall also be fitted with safety-straps. Safety-straps shall be fastened to the shell of high-lead blocks.

818. When yarding, lead blocks shall not be fastened to standing timber.

819. Whenever possible, the angle of the line between the donkey, the high-lead block, and the yarding or swing road shall not be less than ninety degrees (90 degs.).

820. Whenever there is danger of hooks or tongs pulling out of the log, straps shall be used.

821. Ends of cables shall be securely fastened to drums. There shall be not less than three (3) full turns of cable on the drum. All hooks, rings, and shackles shall be securely fastened to cables and all shackles shall have a forelock.

822. The working-load on cables shall not exceed the working-strength guaranteed by the manufacturers of cable.

823. When cables deteriorate through rust, wear, broken wires, undue strain, or other conditions to the extent that they are unsafe for the purpose for which they are intended, they shall be discarded.

824. All fastenings shall be annealed frequently enough to avoid crystallization.

825. Main lines, high-lead and loading lines, blocks and cables shall be inspected and approved by foreman or riggerman before being hung, and shall be kept well oiled. Blocks shall not be oiled while in motion.

826. Swamp hooks or tongs shall be attached to crotch-line with clevises or other approved safety devices. All hooks shall be attached to leading lines with screw shackles.

827. When lifting or hauling big timber, chokers or slings shall be used.

828. Molly Hogans shall not be used to connect sky-lines, guy-lines, loading rigging, or any stationary line. When used, Molly Hogans shall be made with a single strand of the same size as in connecting lines and shall have six (6) complete wraps.

829. Riggers shall use pass-lines when going up trees to work. Pass-lines shall be fitted with a link or ring as a guard to prevent riggers from being drawn into blocks. Pass-lines shall be kept in good condition, free from knots or splices, and shall be long enough to reach the drum on the machine.

830. When the high-rigger is in the tree, one workman shall be detailed to give signals and he shall not be otherwise occupied during that time. This signalman shall be far enough away from the tree to be out of danger from falling objects.

831. Hard hammers or axes shall not be used for cutting cables. A soft hammer shall be provided and used for this purpose.

832. When moving machines, open-pin shackles or open hooks shall not be used to fasten straps.

833. When holds are being changed, the donkey shall be secured with a separate line if there is any danger of the donkey sliding.

834. When snubbing machines down steep grades, the main line shall be used for snubbing and the haulback for pulls. Sufficient snubbing rigging shall be set for safety.

835. Only those actually in charge shall ride on the machine while it is being moved. A clear way of escape for the fireman in back of the machine shall be provided. Workmen shall stand outside of the bight and well in the clear of the fair lead while pulls are being made.

836. Stumps used for moving machines shall be carefully chosen. When live trees which may reach the machine are used for this purpose, such trees shall be guyed.

837. When running in slack lines, workmen shall not use their hands to guide lines on the donkey-drums.

838. A-frames on floats shall have at least four (4) guys on back and not less than two (2) on front when main lines are one inch (1 in.) or more in diameter. When main lines are less than one inch (1 in.) in diameter there shall be three (3) guys on back and two (2) on front.

839. Cable straps of good quality and not less in size than main line shall be used for tail-holds on A-frames and these straps shall be carefully inspected at least once a year.

840. On sky-line or skidder operations there shall be a safety-line attached to sky-line, tail-held so that should the anchorage let go the safety-line will protect the workmen on the landing.

841. Long splices shall be used for permanently joining "ordinary lay" running lines. The safe margin of line to be used in making a long splice is indicated in the following table. The full length of the splice will be twice that "to be unravelled":—

Rope Diameter.	To be unravelled.
¼ inch.....	5 feet
½ inch.....	7 feet
¾ inch.....	9 feet
1 inch.....	12 feet
1¼ inches.....	15 feet
1½ inches.....	20 feet
1¾ inches.....	25 feet
2 inches.....	30 feet

842. Eye-splices in lines three-quarters of an inch (¾ in.) or larger shall have at least three (3) full tucks. In smaller lines, the first two strands shall be tucked twice, the last four not less than three (3) times.

FALLING AND BUCKING.

843. Workmen not directly connected with falling and bucking shall not be permitted to work where they are in danger of being injured by these operations.

844. The head faller shall be held responsible for the safety of the second faller and the buckers of his gang.

845. When bucking a tree or log lying on an incline, the buckers shall work on the upper side whenever possible.

846. Before starting to fell a tree, adjacent brush shall be cleared away so that there is plenty of room to swing an axe and to permit a quick get-away.

847. When a tree starts to fall, fallers shall quickly get away to a safe distance.

848. Fallers shall see that their spring-boards are in a safe condition at all times.

849. Fallers shall give timely warning to buckers and other persons in the vicinity where tree is being felled, informing them of the direction in which the tree will fall, taking notice that such persons are not only out of reach of the tree, but also out of danger of possible side-winders, snags, or other trees which may be knocked over by tree being felled. An answer back from the bucking partner shall be received before the tree is felled.

850. Fallers shall work in such positions that falling trees or side-winders will not reach another set of fallers.

851. Fallers or buckers shall not work on hillsides immediately below each other where there is danger of skidding or rolling trees.

852. Trees shall not be felled if the falling tree can strike any running line of any unit in operation or any standing line, such as sky-line, tail-hold, guy-lines, etc.

853. When practicable, snags shall be felled before the green timber and into the open.

854. Before starting to buck a log, all brush and other objects which might catch the saw shall be cleaned away.

855. Fallers and buckers shall be responsible for keeping wedges, axes, spring-boards, saws, and other tools used by them in safe condition.

856. In general, the bull-bucker or foreman shall be responsible for safe working conditions for fallers and buckers.

857. Safety-hats shall be supplied to and worn by all workmen using power-saws in the woods.

858. Power-saw fallers shall be kept informed by scalers of their movements in the immediate vicinity of falling operations.

859. Only experienced fallers shall be employed as head fallers with power-saws.

YARDING AND LOADING.

860. Where practicable in laying out log-landings or rollways, the loading-donkey shall be so placed that the donkey engineer has a full and unobscured view of the operations.

861. Loading donkeys shall be so set as to be entirely clear of cars being loaded.

862. Workmen shall not work under the chunk or slack-puller.

863. When logs are to be hauled on established skid or truck roads, all dead trees, dangerous small trees, or trees where limbs are liable to fall, and all snags and sweepers shall be felled to a safe distance before road is used.

864. All limbs shall be trimmed close before loaded cars or trucks leave loading works.

865. No workman shall ride on hook or log while loading, or while log is being hauled, or while log is travelling down a grade chute or in a flume.

866. Signalman shall not give signal to move lines until every one is in the clear. Whenever possible, signalman shall be in full view of rigging crew and shall not give signals to move lines without orders, except to stop rigging when danger is seen.

867. Before giving "go ahead" signal, all rigging-men shall be behind turn at a safe distance therefrom.

868. Yarding-machines shall not be operated under guy-lines if it can be avoided.

869. All yarders shall be equipped for signalling purposes with an adequate whistle or horn which shall be loud enough to be distinctly heard one thousand feet (1,000 ft.).

870. When a loading-machine is operating at greater than shouting distance from a yarder, such loader shall be equipped with an adequate signal whistle or horn.

871. Engines used in yarding and loading, including steam, gas and Diesel machines, shall be operated only by workmen experienced in their use and familiar with the approved code of logging signals. Employers shall make sure that all such operators are familiar with the work and, except for certified steam engineers, shall keep a record of the experience and ability of each operator; such records to be forwarded to the Board on request or be open for inspection by a representative thereof.

TRACTOR LOGGING.

872. All tractors working in the woods shall be equipped with an approved steel guard for the protection of the driver from falling saplings, chunks, or limbs, and flying objects from the rear.

873. Tractor-drivers shall have an unobstructed view of logs and rigging crew when signal to go ahead is given. Drivers shall see that no one is in the range of swinging logs when breaking turns around stumps.

874. Line-guards shall be kept on the arch at all times.

875. Cranking of tractors shall be done only by experienced workmen.

876. Riding the turn, the arch, or behind the seat of tractors is forbidden.

877. Logs shall not be swung over tractors with loading machines.

878. All projecting snags, chunks, or other similar dangerous objects shall be removed from tractor-roads before roads are used.

879. No person shall ride with the driver on a tractor.

MOTOR-TRUCK LOGGING.

880. Motor-logging trucks and trailers shall be equipped with brakes which will safely hold the maximum load on the maximum grade. When trailers are equipped with air or vacuum brakes, the equipment shall include boosters, receivers or retainers, and break-away valves, with bleeders which shall be opened as often as necessary to ensure that lines are clear.

881. All trucks, tractors, and trailers shall be kept in good condition and brakes shall be inspected by a competent person every day. A test of brakes shall be made before loaded trucks leave loading works.

882. The speed of motor-logging trucks shall not exceed a safe limit at any time. All trucks shall be equipped with speedometers which shall be maintained in good operating order.

883. All trucks used in logging shall be equipped with self-starters, which shall be kept in good condition at all times.

884. Tires worn beyond the point of safety shall not be used.

885. Motor-logging trucks and trailers shall be equipped with patent stake bunks or bunks with chock-blocks and chains, so constructed that chock-block can be released from opposite end of bunk or corner binding may be used when necessary.

886. All private roads, bridges, and log dumps used for motor-truck logging shall be so constructed and maintained as to ensure safe operation at all times.

887. On all sections of truck-logging roads that are too narrow for passing and truck-drivers have not a clear view between passing points, a dispatch or signal system, satisfactory to the Board, shall be used to ensure the safe movement of the trucks.

888. Riprapping to provide traction shall be installed on all timbered or planked fore and aft roads where the grade is over six per cent. (6%). Riprap shall be one-half-inch ($\frac{1}{2}$ -in.) square steel rods or cable of equal diameter and shall be securely fastened with not less than one-quarter-inch ($\frac{1}{4}$ -in.) by three-inch (3-in.) staples.

889. No one shall remain in the cab while the truck is being loaded, except to move the truck for the loaders.

890. Substantial and adequate guard-rails shall be installed and maintained on all bridges used by motor-logging trucks and on approaches to bridges.

891. All regulations for railroad log-dumps shall apply to truck-dumps when applicable. Where trucks are unloaded by hand-power or jacks, the side of dump shall be elevated at least six inches (6 ins.).

892. Log-trailer reaches shall be of a size and strength sufficient to withstand all imposed strains.

893. Logs shall not be loaded so that more than one-third ($\frac{1}{3}$) of their weight extends beyond the trailer bunk.

894. Motor-logging trucks operating on or crossing public highways shall conform to all Provincial or municipal regulations governing such traffic.

895. All gasoline motor-logging trucks shall be equipped with an ignition switch.

896. All lights on trucks shall conform to the "Motor-vehicle Act."

897. Drivers of loaded trucks shall not drive them so as to overtake or pass crew-cars which are transporting workmen. Drivers of these trucks shall follow such crew-cars at a safe distance of not less than four hundred feet (400 ft.). Drivers of loaded trucks shall come to a full stop when approaching loaded crew-cars coming from the opposite direction.

898. A non-slip material shall be installed on steps of trucks or buses used in logging operations.

899. Only the driver and swamper shall be allowed to ride on a loaded logging-truck, except in case of emergency.

900. Where corner-binders are used on trucks or sleighs for hauling logs, trip-chains twelve feet (12 ft.) or longer shall be used to release fret-hooks so that workmen can stand in the clear; and in such operations, where practicable, safety unloading poles shall be used.

901. Binder-chains shall be used on trucks operating over private roads with grades over sixteen per cent. (16%) or on roads where roughness of road-bed, height of load, traffic, or other conditions create a hazard to workmen.

902. Binder-chains shall have a breaking-strength of not less than fifteen thousand pounds (15,000 lbs.). Molles or cold shuts are not allowed in these chains. Tighteners shall be in good condition and fitted with hooks which hook over the chain-link and shall be used in this manner.

903. Binders shall be so arranged that they may be released from the side of the truck away from the dump in unloading.

904. When the binder-chains are not used, logging-trucks shall be equipped for the protection of the driver, with a substantial bulk-head six inches (6 ins.) higher and six inches (6 ins.) wider than cab.

905. Loaded logging-trucks shall be snubbed on roads with grades of twenty-two per cent. (22%) and over.

906. Logging-trucks shall be equipped with horns or whistles which can be distinctly heard a distance of one thousand feet (1,000 ft.). This equipment shall be maintained in good condition.

907. No person shall move a truck into a landing except on a signal from a designated member of the loading crew.

EQUIPMENT.

908. Leaky throttles shall be repaired immediately.

909. Saw-handles shall be equipped with approved guards.

910. There shall be a guard at the side of the main rods on all hoisting and logging engines.

911. All gears, frictions, sheaves, set-screws, keys, ends of shafts, and spoke hazards shall be guarded in accordance with the General Rules.

912. Wedges and similar tools with burrs or mushroomed heads shall not be used. Such tools shall be properly tempered.

913. All tool-handles shall be of sound material and securely fastened.

MISCELLANEOUS.

914. Standing timber on camp-sites and mill-sites, which might constitute a hazard by falling on buildings, shall be felled or topped and limbed before buildings are erected.

915. There shall be sufficient lights to illuminate walks, steps, and entrances to camp buildings.

916. Spikes, drift-bolts, and nails shall not be driven into any sawlog.

917. All workmen working in the woods shall wear safe-soled shoes, which shall be kept in good condition at all times.

918. Power-boats used as camp tenders or tugs shall be equipped with adequate life-saving and fire-extinguishing equipment, and these boats shall not be overloaded at any time. A life-buoy with line attached is required and an approved life-jacket for each person on board. These boats shall also be equipped with a dinghy, life-boat or other approved type of buoyancy equipment, and shall have substantial railings around decks. On boats used for towing this railing shall extend as far aft as possible.

919. All camps on floats shall have a proper landing-float, with a walk to shore at least four feet (4 ft.) wide, equipped with a hand-rail.

920. Warning-signs which conform to British Columbia Railway Rules shall be provided and set eighty (80) rods from each end of all log-landings or rollways on main lines.

921. When logs are being hauled across a track, every train shall be brought to a full stop two hundred feet (200 ft.) from the point of crossing, unless given signals by flagman to proceed. Warning-signals to conform to British Columbia Railway Rules shall be provided and set eighty (80) rods from each side of skidway.

922. No tree shall be felled toward and within range of travelled roads or railroad-track in use, unless a flagman is placed on such road or track to warn all approaching persons or stop vehicles such as automobiles, speeders, locomotives, etc., until tree is down and proper precautions taken to protect traffic.

923. Unloading-platforms shall be kept clean and in good repair.

924. Life-buoys, equipped with lines, shall be installed on floats, wharves, A-frames on floats, or other places where workmen are employed above water.

SIGNALS.

925. *Whistle-signals (Logging-engines).* — The following signals shall be used exclusively by engineer on logging-engines:—

Ahead—1 short.
Come back—2 short.
Stop—1 short.
Ahead slow—3 short.
Come back slow—2 short repeated.
Slack lines—several short toots.
Locomotive—3 long.
Section crew—5 long.
Tree-rigger—2 long and 1 short.
Accident—3 long followed by 4 short.
Tighten lines—3 short followed by 2 short.
Water—2 long.
Shut off water—1 long.
Fire—several long and short in succession.
Foreman—4 long.

926. Engineers shall not go ahead or come back without receiving whistle-signals.

927. *Skidder Whistle-signals.*—The following signals shall be used for skidder operations. High-pitch whistle operated from woods:—

One short, while going—Stop, pull slack with slack puller line.
One short, while stopped—Pull more slack.
Two short—Pick up; ahead on skidding line; holding carriage.
Three short—To skid; ahead on skidding line, using interlock.
One short, two short—Pick up easy; ahead slow on skidding line; holding carriage.
One short, three short—Skid easy; ahead slow on skidding line; using interlock.
One short, two short, two short—Ahead slow on receding line.
One short, one long, one short—Inspect rigging.
One short, one long, one short plus one short, for every 10 feet (10 ft.) of tong line.
One short, one long, one short, several shorts, and one short for every 10 feet (10 ft.) to take off tong line.
Two short, one short—Shake carriage.
Two short, two short—Ahead on receding line.
Two short, two short, one short—Tight on all lines.
Two short, two short, two short—Slack off sky-line.
Two short, two short, two short, one short—Pick up sky-line.
Two short and several shorts—Slack off skidding line.
Two short, two short, and several shorts—Slack off receding line.
Several shorts—Slack off slack puller line.
Several shorts, two shorts—Pick up slack puller line.
One long, while going—Stop transfer or straw line.
One long, while stopped—Ahead on transfer line.
One long, one short—Ahead on straw line.
Two long, one short—Head-rigger.
Two long, one short, and several shorts—Tail-rigger and crew.
Three long—Hooktender.
One long and several shorts repeated—Fire.
Seven long—Accident.

Low-pitch Whistle operated by Engineer.

One long—Starting whistle—also used by engineer in case of delay and when ready to operate again—second whistle calls for repeat instructions.
Two long—Water.
Three long—Locomotive.
Four long—Foreman.
Five long—Section crew.
Seven long—Accident.
One long, one short—Quitting whistle.
Several shorts—A runaway.
One long, several shorts repeated—Fire.

PUNCH PRESSES.

950. Every press shall be placed on a substantial foundation, floor, or other support, and shall be securely fastened or anchored in place.

951. Presses shall be so located as to give: (a) enough clearance between machines so that the movement of one operator will not interfere with the work of another; (b) ample room for cleaning machines and handling the work, including material and scrap; (c) aisles of sufficient width to permit the free movement of workmen bringing and removing material.

952. Surrounding floors and flooring shall be kept in good condition, free from obstruction and grease.

953. Presses shall be so located, with respect to sources of both natural and artificial light, that light of sufficient intensity will fall on the work.

954. Every power-press shall be provided with means for disconnecting all power from the press and from the pulley on press. Acceptable methods are:—

- (a.) Individual motor drive. If the switch or starter is so constructed and located that the motor may be accidentally started, provisions shall be made to permit locking or latching in off position:
- (b.) Tight and loose pulleys on counter-shaft, with belt-shifter which can be locked or latched in off position:
- (c.) Clutch on drive pulley, with clutch-handle that can be locked or latched in off position.

955. All belts, pulleys, gears, and shafts shall be guarded in accordance with the General Regulations. Removable sections, preferably hinged, shall be provided in such guards where necessary, so that the press can be turned by hand.

956. All gears and feed-rolls on press-feeding mechanisms shall be guarded.

957. A shield, goggles, or other means of protection shall be provided if the nature of the operation and the kind of material are such as to cause an appreciable hazard from flying particles.

958. One or more means of safeguarding the press hazards at the point of operation shall be provided and used on every press. When automatic or semi-automatic feeding is used safeguarding shall consist of inclosure of ram, or limitation of ram-stroke, or suitable gate-guard. When manual feeding is used safeguarding shall consist of inclosure of ram, or limitation of ram-stroke, or gate-guard, or sweep-guard, or two-hand tripping device, or special hand-tools.

959. On ram enclosures the opening between bottom of enclosure and work or working-surface shall not exceed three-eighths of an inch ($\frac{3}{8}$ in.). The top of the enclosure shall extend at least as high as the upper limit of the ram. There shall be no dangerous shear-points between the guard and any moving part. Openings in the guard shall not exceed one-half inch ($\frac{1}{2}$ in.) if within four inches (4 ins.) of any danger-point; if farther away than four inches (4 ins.) openings shall not exceed two inches (2 ins.) square or one inch (1 in.) wide.

960. If the press is safeguarded by limiting the ram-stroke, the stroke of the ram shall be such that the clearance between the ram and the die or stripper shall not exceed three-eighths of an inch ($\frac{3}{8}$ in.).

961. If the press is safeguarded by a gate-guard, or two-hand tripping device, or sweep-guard, such guards and devices shall conform to the following specifications:—

- (a.) Every such device shall be simple and reliable in construction, application, and adjustment. It shall be permanently attached to the press frame. It shall not offer any accident hazard in

itself. It shall be designed and constructed to minimize the possibility of removing or misusing essential parts and to facilitate inspection of them.

- (b.) The device shall be so designed and constructed that it is extremely difficult for the operator to place or permit his hand to remain within the danger-zone while the ram is approaching the lower limit of its down-stroke:
- (c.) Two-hand tripping devices shall be so arranged as to prevent tying, wedging, or otherwise securing one handle or button and operating the press with the other hand only, except by use of a key in possession of foreman:
- (d.) On slow-acting presses the device shall be arranged so as not to permit the operator placing his hand in the danger-zone after the press has been tripped and while the ram is still descending:
- (e.) Openings in gate and sweep guards shall not be greater than one-half inch ($\frac{1}{2}$ in.) if within four inches (4 ins.) of any danger-point; if farther away than four inches (4 ins.), opening shall not exceed two inches (2 ins.) square or one inch (1 in.) wide:
- (f.) Unless the device is directly connected to the ram (for example, a sweep-guard) a non-repeat attachment shall be provided, by which the treadle or operating lever is disconnected after each stroke and a positive stop is introduced to stop the press. The non-repeat attachment shall not be dependent upon the action of any spring, except a compression-spring operating in or on a closely fitting barrel or rod and so wound that the space between coils is less than the diameter of the wire:
- (g.) Such non-repeat attachment, however, is not required for a gate-guard so constructed as to assure its being in place to offer full protection if the press should repeat from riding the treadle or breakage of the latch return spring.

962. On every foot-operated power-press a substantial guard shall be placed over the treadle to prevent accidental tripping, or an equally effective special design of treadle shall be used. For treadles other than long bars extending across the machine the openings in such guards shall not be more than twice the width of the foot.

963. Hand-operated power-presses, if of large size, shall be equipped with a spring latch on the lever to prevent accidental or premature tripping.

964. Each hand-operated power-press, if tended by more than one workman, shall have an interlocking lever or similar device controlled by the helper to prevent accidental or premature tripping.

965. Newly constructed dies shall be designed and constructed so as to involve the least possible hazard to the press operator. The die-setter shall be held responsible for procuring and installing, when he sets the dies for any operation, an effective guard or safe-feeding arrangement suitable to the operation.

966. In setting dies (except on large presses which cannot be turned by hand) the source of power shall be disconnected from the press and the press shall be turned by hand until proper alignment of the dies is assured.

967. Regular inspections shall be made to ensure proper condition of all bolts and screws which might become loosened by vibration; of all treadle attachments, treadle and clutch springs, and all parts of clutch. Inspections shall also include examination of clutch and pulley for adequate lubrication.

968. Before starting to work on a press, and before starting to work on any materially different operation, the press operator shall be carefully instructed in the hazards of the

machine and of the particular operation and in the safe method of work. Only properly instructed workmen are to be authorized to operate, adjust, or repair any press machine.

969. The foreman of the press department shall enforce the following rules:—

- (a.) The machine is not to be operated unless the press and all safety devices are in perfect working-order. If anything is wrong, the work shall be stopped and the foreman notified:
- (b.) All safety devices and guards provided shall be used:
- (c.) If any device on the press interferes with production, consult the foreman and try to devise some better guard. For most operations some method can be found that is both safe and efficient:
- (d.) If automatic or semi-automatic attachments or special tools are provided for feeding, they shall be used:
- (e.) If material sticks in the die, remove it with a stick, not with fingers. If this happens frequently, notify the foreman, who shall have the attachment or die adjusted:
- (f.) Do not wear gloves if there is danger of fingers being caught under the ram or in feed-rolls:
- (g.) Grasp material by the sides, if possible, rather than by top and bottom:
- (h.) Do not let the hand or head be caught between top of guard and any projection on ram:
- (i.) Keep the hair short or wear a cap:
- (j.) Inspect clutch mechanism at beginning of each shift and operate press without work a few times to make sure that brake-band is working properly. This is especially important on Monday morning or after any shut-down, and after oiling:
- (k.) If clutch begins to click, have it inspected:
- (l.) Never distract attention of another press operator—this might cause him to lose a finger:
- (m.) Pay strict attention to the work at all times.

FOUNDRIES.

VENTILATION.

1000. Where smoke, steam, gases, or dust arising from any of the operations in the foundry are injurious to health or eyes and where a natural circulation of air does not carry off such smoke, steam, gases, or dust, there shall be installed and operated hoods, ventilators, fans, or other means of ventilation of sufficient capacity to reduce such impurities in the air to not less than the recognized maximum concentration for the impurities involved.

1001. Where tumbler mills are used, exhaust systems shall be installed to effectively carry off the dust arising from the cleaning of castings. This does not prohibit the use of a water-barrel for the purpose of cleaning castings.

1002. No cores shall be blown out of castings with air unless such work is done in the open air or in a ventilated dust-proof enclosure provided for that purpose.

INSPECTION OF EQUIPMENT.

1003. All ladles, shanks, crucibles, crucible-shanks, crucible-tongs, yokes, skimmers, slag-hoes, chains and cable slings, ropes and slings used in handling heavy moulds and castings or pouring of molten metal shall be inspected daily prior to their use by the workman using them in regard to their safe condition.

1004. Equipment found upon inspection to be defective shall not be used while in that condition.

PROTECTIVE EQUIPMENT.

1005. When the eyes of workmen are liable to injury by dust, flying chips, or molten metal, they shall wear suitable safety-goggles which shall be provided by the employer.

1006. Workmen engaged in cleaning castings with air or sand or abrasive blasting shall wear adequate positive pressure respirators, hoods, or helmets adapted to the work to be done. Gauntlets and aprons shall also be worn when necessary for protection of the workmen engaged in such work.

1007. Moulders' shoes, or shoes with tops that cover the ankles, shall be worn by all workmen working in the vicinity of molten metal.

EQUIPMENT.

1008. Bottom-poured ladles and all other types that are suspended by bails shall have daily inspection of bails and trunnions.

1009. All lip-pouring ladles handled by crane or trolley shall be equipped with a worm gear or other self-locking device. All ladles of two thousand pounds (2,000 lbs.) capacity or more shall be equipped with worm gear.

1010. All crane, truck, and trolley pouring-ladles shall be equipped with a dog to prevent premature overturning and shall be so constructed that when they are full of metal the centre of gravity shall be below the centre of the trunnion, unless each ladle is equipped with a gear mechanism and a latch, either of which will prevent premature overturning of the ladle.

1011. All slings used to suspend flasks from jib-crane beams shall either be so designed that there are safe clearances for a hand grip, or handles shall be provided to hold the sling.

1012. The use of high explosives for breaking scrap shall not be permitted, except with written permission of the Board.

1013. The breaking of castings or scrap by the use of a drop-weight inside the foundry during the regular working-hours is prohibited.

1014. Where a drop-weight is used for the breaking of castings or scrap outside of the foundry, a permanent shield of four-inch (4-in.) planking or equivalent protection shall be provided. Such shield shall be at least eight feet (8 ft.) high to protect workmen in the vicinity from injury by flying fragments of metal.

1015. Foundry materials and equipment shall be placed in a stable, orderly way, on level and substantial foundations, and arranged in order as to size and type.

1016. Where castings are cleaned or chipped in moulding or casting rooms, there shall be provided suitable screens, partitions, or other effective means to protect workmen against flying chips and excessive dust. All castings shall, wherever practicable, be cleaned or chipped in rooms separated from rooms used for other purposes.

1017. Where finishing rails or benches are used, they shall be sufficiently far apart to allow the operators to pass between them without being endangered by falling castings.

1018. Galleries where molten metal is poured into moulds shall be provided with solid leak-proof floors and partitions of molten-metal resistive material. The partitions shall be not less than three feet six inches (3 ft. 6 ins.) high and installed on the open side of such gallery.

LAUNDRIES.

1025. All shafts, pulleys, belts, and gears shall be guarded in accordance with the General Regulations.

1026. All laundry wash-rooms and rooms in which flatwork ironers are operated shall be provided with adequate means of ventilation which will clear such rooms of excessive heat or steam.

1027. The floors of all rooms where washing operations are carried on shall be so drained that there is no measurable depth of water where workmen must stand while working.

1028. Washers shall be provided with a device which will prevent the inside barrel from turning while the outside drum-door is open.

1029. Every extractor shall be provided with a device that will prevent power being applied before the lid or cover is closed.

1030. Tumblers shall be provided with a device so arranged in connection with the opening in the tumbling barrel and the driving mechanism as to prevent the barrel from moving while the door is open. The barrel shall be enclosed or guarded to prevent contact.

1031. Feed-rolls of flatwork ironers shall be provided with a bar across the front so arranged that the striking of the bar by the hand of the operator will stop the machine, or the rolls shall be provided with a fixed rod that will prevent the hands entering the rolls.

1032. Pressure-rolls of flatwork ironers shall be covered, guarded, or so located that a workman cannot reach into them.

1033. Press-type ironers shall be provided with an automatic device which will prevent the application of injurious pressure if the fingers of the operator are between the bed and the pressure-head, or a two-handed device shall be provided which will require removal of both hands of the operator from the danger-zone at the time of tripping the machine.

1034. The rolls of roller-type body ironers shall be provided with a fixed bar across the front which will prevent the hands from entering the rolls. The hot roll shall be covered in such a way that the operator cannot come in contact with it.

1035. All steam-pipes, where exposed to contact, shall be covered to within seven feet (7 ft.) from the floor.

PAINTING.

1050. All scaffolds, swinging staging, rigging, etc., shall conform to the General Regulations.

1051. Suitable clothing shall be worn to protect painters from the paint.

1052. Lunches shall not be kept with working-clothes, and food shall not be brought within twenty-five feet (25 ft.) of spray-painting.

1053. Ventilation shall be provided while painting is carried on in a confined space.

1054. Suitable respirators shall be provided by employers and worn by workmen while spray-painting.

1055. Protective cream shall be available to all painters, and adequate washing facilities shall be provided.

1056. Painters shall not work where the paint will contaminate the air breathed by other workmen.

1057. When acid is used in building washing, goggles, rubber gloves, rubber suits, or other suitable protective equipment shall be worn by the building washer.

1058. Paints which contain materials injurious to exposed parts of a workman's body shall not be applied by spray-gun.

WINDOW-CLEANING.

1075. In buildings having windows with sills ten (10) or more feet above the grade and so constructed that it is necessary for a workman to clean the windows from the outside, approved safety devices for the protection of the window-cleaner shall be provided.

1076. Window-cleaners shall use safety-devices provided for their protection.

1077. Window-cleaners shall not pass from window to window on the outside, except where adequate protection is installed.

1078. When swinging scaffolds, ladders, or boatswain's chairs are used in connection with window-cleaning operations they shall conform with the regulations covering same.

1079. When windows are cleaned from a sill, an approved safety-belt of oak-tanned leather, canvas, or other equally strong durable material shall be provided, maintained, and used. All metal fittings shall be of brass, monel metal, or other approved durable corrosion resistive metal of equal strength and toughness.

1080. The belt shall be so designed and constructed that it will be impossible for the safety terminals to pass through their fastenings on the body belt of the window-cleaner should one terminal become loosened from its window anchor.

1081. Ropes or straps secured to eyes or rings shall be provided with metal thimbles to prevent wear.

1082. Rope, if used, shall be not smaller than one-half-inch ($\frac{1}{2}$ -in.) yacht Manila or its equivalent.

1083. The waist-bands, ropes of the belt, and all interconnecting parts shall be separately, and as an assembled unit, subjected to test, and shall have a breaking-strength of not less than twenty-five hundred pounds (2,500 lbs.).

1084. Eye-bolts of bronze, at least one-half inch ($\frac{1}{2}$ in.) in diameter, or other approved durable metal of equal strength, for holding safety-belts, shall be firmly and permanently fastened to both sides of all windows, using through bolts with nuts and washers on the inside, or other approved methods of anchoring.

1085. Safety-belts shall be carefully examined at least once a month, and leather belts shall be periodically dressed with neat's-foot oil. Fittings and anchorages shall be periodically tested, with particular care in the case of wooden window-frames.

1086. The anchors on the building to which the belt shall be fastened shall be installed in the side frames of the window and/or in the mullions at a point not less than forty-two inches (42 ins.) or more than fifty-one inches (51 ins.) above the window-sill.

1087. In buildings with windows where the distance between anchors is greater than six feet (6 ft.) there shall be installed special approved anchors at each side of the window-frame; these anchors shall be set forty-two inches (42 ins.) above the window-sills. There shall be provided for each such window when it is being cleaned, a brass cable or chain that can readily be attached to the anchors to be used as a back support for the window-cleaner. In addition, there shall be installed above these anchors, standard belt anchors to which the window-cleaner shall attach one end of his belt.

1088. Where masonry openings for mullion windows are more than five feet six inches (5 ft. 6 ins.) wide, at least one anchor fitting shall be installed in each mullion.

1089. Casement windows which cannot be wholly cleaned while standing at the inside shall have anchor fittings installed in the same manner as specified for other windows.

MECHANICAL REFRIGERATION.

1100. Every refrigerating system shall be designed and installed in accordance with the British Columbia regulations governing "Boilers, Pressure-vessels and Appurtenances."

1101. Every refrigerating-machine shall be equipped with at least one approved automatic safety-valve of proper size connected to the discharge-line between the imposing element

and the main discharge-valve. The discharge outlet of the safety-valve shall be connected to a pipe of sufficient size to carry the refrigerant to the outside of the building and above the roof-level, or to the suction side of the main suction stop-valve.

1102. All liquid receivers, shell-type condensers, and shell-type evaporators shall be protected with automatic safety-valves discharging either into the open air or the low-pressure side.

1103. Accumulators or liquid-traps shall be installed on all main suction-lines of refrigerating-machines over five (5) tons capacity, and shall be equipped with a suitable drain at the lowest point.

1104. All control-valves shall be installed in places easy of access, and all plants of five (5) tons capacity or over shall be equipped with an evacuating-valve outside the refrigerating-machinery room.

1105. Every room containing a refrigerating-machine shall have at least two (2) exits, one leading directly to the open air or to a room or hall through a close-fitting self-closing door opening outward.

1106. When a refrigerating plant is located in a basement or when there is not sufficient natural ventilation, mechanical ventilation capable of a complete change of air within five minutes shall be provided. The control for such mechanical ventilation shall be located outside the room containing the refrigerating-machine.

1107. Two gas masks or helmets of an approved type shall be kept in operative condition and available for immediate use in all plants of five (5) tons capacity or over; one mask shall be kept inside the refrigerating-machinery room at a convenient place, the other immediately outside of that room. In plants of less than five (5) tons capacity, one mask or helmet shall be provided. Full instructions for their use shall be posted in a suitable place near the equipment. Workmen shall be given adequate training in the use of these masks.

STORAGE-BATTERIES.

1125. The mixing and grinding of lead oxides shall be done in well-ventilated rooms separated from the rest of the factory by air-tight partitions and doors.

1126. Mixing and grinding rooms shall have floors of smooth hard material, and dust shall not be allowed to accumulate or escape into other rooms.

1127. Workmen employed in the mixing and grinding room shall be supplied with, and wear, clean respirators.

1128. Dry-sweeping shall be avoided when lead-oxide dust is present.

1129. All fixed lead-melting pots shall be equipped with a hood and fan having a pipe connection which will carry the fumes directly to the outer air.

1130. Adequate washing facilities shall be provided workmen employed in the manufacture of lead products, and workmen shall wash their hands thoroughly before eating.

1131. Work-rooms shall be well lighted and thoroughly ventilated at all times.

1132. No food or drink shall be brought into or consumed in work-rooms.

1133. Working-clothing shall be kept as clean and free from dust as possible.

1134. Smoking shall not be permitted in work-rooms.

The General Accident-prevention Regulations, which became effective June 1st, 1943, are hereby repealed as from November 1st, 1945.

620-se20

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19633.

NOTICE is hereby given that "Irving's Good Candies, Ltd.," was incorporated under the "Companies Act" on the 12th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 812 Standard Bank Building, 510 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire the assets and take over as a going concern the business heretofore carried on by Leslie James Walker and Phyllis Walker under the name of "Irving's Good Candies," and to acquire all the assets employed by Leslie James Walker and Phyllis Walker in the operation of that business:

(b.) To carry on the business of wholesale and retail confectioners, candy-makers, bakers, and biscuit-manufacturers; to deal in all kinds and description of cooked foods, and also in any products required with the same, with power to make and manufacture candies, cakes, biscuits, bread, and the like, and to buy and sell the same:

(c.) To manufacture, purchase, and sell merchandise of all kinds which may be required by confectioners, candy-makers, or bakers, and generally to manufacture, purchase, sell, or otherwise dispose of goods, wares, and merchandise of all kinds and description:

(d.) To manufacture, purchase, and sell, either by wholesale or retail, all kinds and varieties of confectioners', candy-makers', and bakers' supplies, sweetenings, and ingredients of a like nature.

S. W. TAYLOR,
Registrar of Companies.

590-se20

"COMPANIES ACT."

No. 19640.

NOTICE is hereby given that "Wadsworth Electrical Co., Ltd.," was incorporated under the "Companies Act" on the 13th day of September, 1945.

The Company is authorized to issue five thousand shares without nominal or par value.

The address of its registered office is 714 Broughton Street, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To purchase and carry on the business of electrical contractor and merchant of and dealer in electrical goods, appliances, and equipment now carried on by William Deakin Wadsworth at 735 View Street, in the said City of Victoria, and accordingly to enter into and carry into effect with or without modification an agreement with the said William Deakin Wadsworth in the terms of the draft which has for the purpose of identification been initialled by R. S. Stuart Yates, of 613 Central Building, 620 View Street, Victoria, B.C., solicitor to the Company:

(b.) To purchase and carry on the business of electrical contractor and merchant of and dealer in electrical goods, appliances, and equipment now carried on by Ronald George Winter at 1544 Bank Street, in the said City of Victoria, and accordingly to enter into and carry into effect with or without modification an agreement with the said Ronald George Winter in the terms of the draft which has for the purpose of identification also been initialled by the said R. S. Stuart Yates:

(c.) To conduct, manage, operate, and carry on the business of electrical contracting in all of its various branches:

(d.) To buy and sell all manner of electrical goods and appliances, and radio receiving and broadcasting sets and equipment, and to manufacture, install, and repair any such goods, appliances, and equipment:

(e.) To act as manufacturers' agents, commission agents, distributors of electrical goods and appliances and radio equipment, both wholesale and retail:

(f.) To undertake, construct, acquire, and carry on works of all kinds relating to any business of the Company, and to enter into such contracts and make such arrangements as may be necessary to carry out the same:

(g.) To apply for and to purchase and acquire letters patent and similar privileges and concessions for inventions or improvements in any invention which may be considered conducive to the attainment of any of the objects of the Company, or in any way connected therewith, or any interest in any such inventions or patents, and any licence or licences in connection therewith, and to finance inventors or alleged inventors for the purpose of enabling them to test or perfect their inventions:

(h.) To sell any patent rights or privileges belonging to the Company or which may be acquired by it, or any interest in the same, and to grant licences for the use and practice of the same or any of them, and to let or allow to be used or otherwise deal with any inventions, patents, or privileges in which the Company may be interested, and to do all such acts and things as may be deemed expedient for turning to account any inventions, patents, and privileges in which the Company may be interested.

S. W. TAYLOR,
590-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19641.

NOTICE is hereby given that "Victoria Housing, Limited," was incorporated under the "Companies Act" on the 14th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 853 Cormorant Street, Victoria, B.C.

The objects for which the Company is established are: To carry on business as general contractors organized to construct houses with a view to providing housing accommodation at low rentals as encouraged by the Statutes of Canada.

S. W. TAYLOR,
590-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19634.

NOTICE is hereby given that "Weber Investments, Limited," was incorporated under the "Companies Act" on the 12th day of September, 1945.

The authorized capital of the Company is one hundred thousand dollars, divided into nine hundred and fifty preference shares of one hundred dollars each and fifty common shares of one hundred dollars each.

The address of its registered office is 403-8 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire, own, and hold shares, stock, debentures, debenture stocks, bonds, obligations, and securities issued or guaranteed by any company wheresoever constituted or carrying on business, and debentures, debenture stock, bonds, obligations, and securities issued or guaranteed by any Government, sovereign ruler, commissioners, public body or authority (supreme, municipal, local, or otherwise), whether in Canada or abroad:

(b.) To acquire and own any such shares, stocks, debentures, debenture stock, bonds, obligations, or securities by original subscription, tender, purchase, exchange, or otherwise, and to subscribe for the same, either conditionally or otherwise, and to guarantee the subscription thereof:

(c.) To lend money without security or upon the security of any kind or charged upon property of any kind:

(d.) The objects set forth in any subclause shall not be limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company, and none of such subclauses or the objects therein specified shall be deemed subsidiary or ancillary merely to the objects mentioned in the first subclause, but the Company shall have full capacity to exercise and carry out all or any of the objects conferred by any part of this clause, notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the first subclause of this clause.

S. W. TAYLOR,
586-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19637.

NOTICE is hereby given that "P. M. Products, Ltd.," was incorporated under the "Companies Act" on the 13th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 402 Bank of Nova Scotia Building, 602 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To manufacture, buy, sell, and deal in all kinds of machinery, tools, implements, and equipment, and in all kinds of goods, stores, provisions, chattels, and effects:

(b.) To procure the Company to be registered and recognized in any Province or Provinces in Canada and in any foreign country or place, and to designate or appoint persons therein to represent the Company or to act as its agents:

(c.) To act as selling agents and (or) commission agents of or for manufacturers, merchants, or patentees, either in British Columbia or elsewhere, as the Company may thereunto be duly authorized and empowered.

S. W. TAYLOR,
586-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19644.

NOTICE is hereby given that "Pioneer Attractions, Limited," was incorporated under the "Companies Act" on the 15th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 44-45 Davis Chambers Building, 615 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(1.) To acquire, produce, create, promote, or exhibit artists and attractions of all types and any and all rights and interest therein or in regard thereto, and all other articles connected therewith or incidental thereto:

(2.) To produce and promote Canadian entertainment presentations:

(3.) To import American name orchestras and concert stars:

(4.) To encourage and promote and help Canadian talent:

(5.) To publish, market, and sell individual tuition courses:

(6.) To enter into, make, perform, and carry out contracts of every kind for any lawful purpose without limits as to amount with any person, firm, association, or corporation:

(7.) To acquire, build, or lease places of entertainment when and where possible, if deemed advisable and to the benefit of the Company:

(8.) To create a publicity and press-agent service:

(9.) To compile a file of all exceptional Canadian talent for producers both in Canada and the United States:

(10.) To explore the future for Canadian television talent:

(11.) To endeavour to promote local radio productions along lines considered more advanced than those being used at present:

(12.) To develop entertainment in all its branches and outlets when and where possible:

(13.) To establish such subsidiary services that are deemed advisable:

(14.) To establish branches of this Company at essential points in Canada or elsewhere:

(15.) To develop self-supporting theatrical groups and assist same to better their ideas, and, if possible, promote places where young interested persons may learn the profession at a minimum of cost.

S. W. TAYLOR,
590-se20 Registrar of Companies.

"COMPANIES ACT."

No. 19643.

NOTICE is hereby given that "Bus Depot Café, Ltd.," was incorporated under the "Companies Act" on the 15th day of September, 1945.

The authorized capital of the Company is twenty thousand dollars, divided into ten thousand preference shares of one dollar each and ten thousand ordinary shares of one dollar each.

The address of its registered office is 308 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the restaurant business in all its branches, and to act as victuallers, caterers, and purveyors of foods and beverages of all kinds permitted by law.

(b.) To operate check-rooms, storage facilities for personal property and effects and for all kinds of goods which the Company may see fit.

(c.) To carry on the business of merchants, both retail and wholesale.

(d.) To pay out of the funds of the Company the costs of the organization and promotion.

S. W. TAYLOR,
590-se20 Registrar of Companies.

"COMPANIES ACT."

No. 19647.

NOTICE is hereby given that "Harvey Logging Co., Ltd.," was incorporated under the "Companies Act" on the 17th day of September, 1945.

The Company is authorized to issue one hundred shares without nominal or par value.

The address of its registered office is 904 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To own and operate shingle-mills, saw-mills, planing-mills, pulp-mills, and wood-working plants of every kind and description, logging camps, logging and industrial railways, and factories:

(b.) To carry on business as timber merchants, timber-cruisers, sawmill proprietors, and lumbermen and loggers, and to buy, sell, log, produce, prepare for market, manipulate, import, export, and deal in timber and wood of

all kinds, and to manufacture and deal in articles, substances, and materials of all kinds in the manufacture of which wood is used:

(c.) To purchase, take on lease or licence, exchange, or otherwise acquire, sell, deal with, use, and dispose of any lands, timber berths, leases, limits, licences, mill property and sites, and water rights and powers, rights to build skidways and roads, foreshore rights, wharves, piers, booms, and other works for the collecting, holding, protecting, driving, rafting, towing, sorting, delivering, and all purposes incidental to the reception, safe-keeping, and transmission of timber, sawlogs, pulp-wood, and other lumber and timber:

(d.) To carry on the business of timber-brokers, lumber-brokers, real-estate, financial, and insurance brokers, and generally to act as agent for any firm or corporation:

(e.) To carry on business as ship-owners and carriers by air, land, and sea, and to own, operate, lease, hire, and charter ships, barges, aircraft, and land vehicles of every kind and description:

(f.) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description:

(g.) To carry on business as warehousemen, wharfingers, and forwarding agents.

The objects set forth in any subclause of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause of this clause, and the Company shall have full power to exercise all or any of its objects in any part of the world.

S. W. TAYLOR,
596-se20 Registrar of Companies.

"COMPANIES ACT."

No. 19639.

NOTICE is hereby given that "Western Boiler Service, Ltd.," was incorporated under the "Companies Act" on the 13th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand preference shares of ten dollars each.

The Company is authorized to issue one hundred common shares without nominal or par value.

The address of its registered office is 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are: To carry on the business of a general machine and repair shop; to repair and maintain machinery, engines, implements, and equipment of all kinds.

S. W. TAYLOR,
586-se20 Registrar of Companies.

"COMPANIES ACT."

No. 19651.

NOTICE is hereby given that "Celesta Shops, Limited," was incorporated under the "Companies Act" on the 17th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is Suite 84, 553 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To acquire and take over as a going concern the business now carried on at 3357 Cambie Street, in the City of Vancouver, Province of British Columbia, under the style or firm of "The Celesta Shop," and all or any of the assets and liabilities of the proprietors of that business in connection therewith:

(b.) To carry on the business of hosiers, dealers in lingerie, clothiers, costumers, tailors, drapers, milliners, hatters, furriers, silk, cotton, wool, cloth, lace, and yarn merchants or

manufacturers, haberdashers and general outfitters, manufacturers, exporters, importers of and dealers in rubber, plastic, and waterproof goods of all kinds, umbrellas, toilet requisites, perfumes, soap, and other articles, commodities, merchandise, or things necessary for the carrying-on of business by the Company:

(c.) To acquire, construct, own, and operate stores in all lines of mercantile business, and to acquire, own, and carry on the businesses of wholesale and retail dealers in, and purchasers and manufacturers of, all kinds and classes of goods, wares, and merchandise, and to act as agents for dealers or manufacturers of any kind of goods, wares, and merchandise, and to establish agencies and branch stores for the purpose of dispensing of the same:

(d.) To carry on all or any businesses, both wholesale and retail, as shopkeepers, general merchants, manufacturers, shippers, general agents, and warehousemen, and to buy, sell, make, manufacture, import, export, warehouse, store, and deal in products of every description, goods, wares, merchandise, and manufactured articles.

S. W. TAYLOR,
596-se20 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2970.

I HEREBY CERTIFY that "Kimberley and District Memorial Society" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Kimberley, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this seventeenth day of September, one thousand nine hundred and forty-five.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(1.) To provide funds for the erection of a Veterans' Memorial Hall and Civic Centre for the promotion of recreation and sports for the community, and the completion of a park and playground project in the City of Kimberley and artificial ice plant for skating and curling rinks:

(2.) To raise and obtain money by subscription, contributions, donations, or otherwise:

(3.) To do all such other things as are conducive to the attainment of the above objects.

595-se20

"COMPANIES ACT."

No. 19646.

NOTICE is hereby given that "Osoyoos Sawmills, Limited," was incorporated under the "Companies Act" on the 17th day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is at the Company's place of business at Osoyoos, B.C.

The objects for which the Company is established are:—

(a.) To purchase and take over the business, plant, stock, equipment, machinery, and all other assets of Osoyoos Sawmills:

(b.) To carry on in all its branches the business of sawmill owners and (or) operators, loggers, lumbermen, wholesale and retail dealers in lumber of every kind, and, without limiting the generality of the foregoing, in fuel of every description and kind, firewood, coal, coke, petroleum, fuel-oil, gasoline, lubricants, builders' supplies, building fixtures, electrical fixtures, and hardware:

(c.) To manufacture and deal in articles of all kinds in the manufacture of which wood is used or forms a component part, and to carry on business as general merchants, wholesale and (or) retail:

(d.) To acquire by staking, purchase, record, exchange, option, lease, concession, or otherwise howsoever, and to sell, deal with, use, or otherwise turn to account, lands, townsites, timber licences, timber leases, timber grants, loggers' licences, water licences, powers, records, and privileges, mill-sites, mines, mining claims and leases.

S. W. TAYLOR,
596-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19645.

NOTICE is hereby given that "R.C. & R. Logging Company, Limited," was incorporated under the "Companies Act" on the 17th day of September, 1945.

The Company is authorized to issue two thousand shares without nominal or par value.

The address of its registered office is 530 Main Street, Mission City, B.C.

The objects for which the Company is established are:—

(a.) To buy, sell, or otherwise deal in timber berths and (or) lands on which merchantable timber is located:

(b.) To cut, fell, and buck timber, and to dispose of the said timber either by sale, trade, or otherwise:

(c.) To buy, sell, lease, and (or) operate timber limits for the purpose of producing logs:

(d.) To own and (or) operate sawmills and (or) shingle-mills:

(e.) To own and (or) operate or rent and (or) operate planing-mills:

(f.) To buy, sell, or otherwise deal in all classes and grades of logs, either softwood or hardwood, and shingle-bolts:

(g.) To engage in any undertaking which will facilitate the attainment of any of the foregoing objects, or which may conveniently be undertaken by the Company for the general profit of the Company.

S. W. TAYLOR,
596-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19638.

NOTICE is hereby given that "Major Aluminum Products, Ltd.," was incorporated under the "Companies Act" on the 13th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is Suite 414-424, Pacific Building, 744 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the trades or business of foundry operators, ironmasters, brass manufacturers, steel-makers, brass and steel converters, tin-plate manufacturers, brass and aluminium founders, metal-workers, machinists, smiths, and metallurgists in all their respective branches:

(b.) To buy, sell, manufacture, repair, convert, alter, install, let on hire, and deal in machinery, tools, and dies of all kinds:

(c.) To carry on the business of engineering in any and all of its branches, subject to the provisions of the "Engineering Profession Act":

(d.) To undertake and execute any contracts involving the manufacture, supply, or use of any machinery.

S. W. TAYLOR,
586-se20 *Registrar of Companies.*

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19589.

NOTICE is hereby given that "West Coast Airlines, Ltd.," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is Suite 414-424 Pacific Building, 744 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase, or otherwise acquire, sell, or otherwise dispose of, deal in, and manufacture, charter, let, hire, repair, store, test, operate, and warehouse airplanes, airships, and flying-machines of all kinds, whether heavier than air or otherwise, and whether propelled by mechanical power or not, and whether for commercial, military, naval, scientific, pleasure, or other purposes, and all motors, machinery, gear, component parts, accessories, fittings, implements, utensils, appliances, apparatus, lubricants, solutions, and all things capable of being used therewith or in connection therewith, or in the manufacture, maintenance, and working thereof respectively, or in the construction and maintenance of any sheds, works, inclines, or surfaces adapted for use in connection therewith; and also, and subject to the "Engineering Profession Act" of the Province of British Columbia, and any amendments thereto, to carry on the businesses of mechanical and aeronautical engineers, electricians, electrical engineers, carriers, and aeronauts, and to carry on the business of distributing, dealing in, and supplying gas, petrol, gasoline, and other energy for the purposes of motive or lighting power or otherwise, and manufacturing and dealing in all kinds of apparatus and things required or capable of being used in connection with such generation, accumulation, manufacture, distribution, dealing in, and supplying:

(b.) To establish and maintain lines of regular services of aircraft of all kinds, and to carry out special trips or services by charter or otherwise, and to carry on the business of carriers for passengers and goods by air, and to enter into any contracts for the carriage of mails, passengers, goods, and merchandise, the carrying-out of forestry patrols, distribution of insecticides, and all other commercial purposes whatsoever, by any means, and either by the Company's own aircraft or conveyances or by or over aircraft, vessels, conveyances, and railways of others; and to enter into contracts with any person or company as to interchange of traffic running powers or otherwise, and in connection with any of the objects aforesaid to carry on the business of shippers and omnibus proprietors, and to enter into contracts for aerial advertising; and to carry on the business of warehousemen and storers of goods, wares, and merchandise of every kind and description whatsoever, or any other trade or business whatsoever which can, in the opinion of the Company, be advantageously carried on by the Company in connection with or as ancillary to the chief business of the Company:

(c.) To establish airdromes, depots, sheds, or stations for the storage or reception of airplanes, airships, and flying-machines, and to conduct experiments and to promote race meetings, speed and trial tests for aeronautical and other exhibitions of airplanes, airships, flying-machines, and motors, and to offer for competition and distribute prizes in connection therewith, or for any other purpose likely to tend to the advancement of the science and practice of aviation, aerostation, and aeronautics:

(d.) To establish, maintain, and conduct, or to assist in the establishment, maintenance, and conduct of, any school, science, or society formed for the purpose of advancing the study and practice of aviation, aerostation, and aeronautics:

(e.) To buy, sell, and otherwise dispose of, hold, own, manufacture, produce, export and import, and deal in, either as principal or agent, and upon commission, consignment, or otherwise, and both wholesale and retail, goods, wares, products, and merchandise of any kind and nature whatsoever, and to do a general commission merchant's merchandise, brokerage, selling agent's and factor's business in goods, wares, and merchandise dealt in by the Company:

(f.) To carry on the business of merchants, warehousemen, wharfingers, barge-owners, lightermen, and forwarding agents:

(g.) To build, acquire, purchase, hold, operate, lease, sell, purchase, manage, and convey stores, warehouses, buildings, erections, and plant required for the purposes of the Company, lands, water privileges, and other property:

(h.) For the purposes aforesaid to build, repair, maintain, acquire, purchase, own, hold, and deal with all such buildings, works, property, machinery, and appliances as may be required in connection with the business of the Company:

(i.) To allot, credited as fully or partly paid up, the shares or bonds, debentures or debenture stock of the Company as the whole or part of the purchase price for any property acquired by the Company, or for services or other valuable consideration:

(j.) To make gifts and donations to any person, firm, or corporation for any purpose whatsoever, whether such person, firm, or corporation be a member of this Company or not.

The objects specified in each of the paragraphs herein shall be regarded as independent objects, and accordingly shall be in nowise limited or restricted, but may be carried out in as full and ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct, and independent company.

W. L. LLEWELLYN,

538-se6

Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19581.

NOTICE is hereby given that "Big Jim Gold Mines, Ltd. (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 23rd day of August, 1945.

The Company is authorized to issue seven hundred and fifty thousand shares without nominal or par value.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

538-se6

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19596.

NOTICE is hereby given that "Northern Timber Co., Ltd.," was incorporated under the "Companies Act" on the 29th day of August, 1945.

The authorized capital of the Company is two hundred and fifty thousand dollars, divided into two thousand five hundred preference shares of one hundred dollars each.

The Company is also authorized to issue one thousand shares without nominal or par value.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase or acquire, on terms of payment or otherwise for the objects hereinafter set out, real and personal property of any and every kind whatsoever, and any claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and to pay for the same, in whole or in part or for a consideration of services rendered or to be rendered, in money or by the issuance and delivery to the seller of shares, bonds, debentures, or debenture stock of the Company, and for such purposes to issue shares, debentures, or debenture stock:

(b.) To purchase or otherwise acquire for cash or on terms of payment timber and timber lands for the production of logs and (or) the manufacture of lumber, shingles, and other products of the forest of every kind and description:

(c.) To take part in the management, supervision, or control of the business or operations of any Company or undertaking, and for that purpose to appoint and remunerate any directors, accountants, or other experts or agents:

(d.) To advance, deposit, or lend money, securities, and property to or with such persons, firms, and corporations and on such terms as may seem expedient:

(e.) To carry on anywhere within or without Canada the business of loggers, manufacturers, growers, and producers of all kinds of forest products, sawmill, shingle-mill, pulp-mill, and paper-mill owners; and to produce, buy, sell, prepare for market, and manufacture piles, and poles, pulp, pulp-wood, paper, ply-woods, lumber, shingles, and wood of all kinds, portable houses, buildings, and all articles and materials in the manufacture whereof logs, lumber, or wood is used:

(f.) To purchase or otherwise acquire, maintain, keep, and improve all kinds of sawmills and other buildings, plant, and machinery of every description, patent rights and trademarks:

(g.) To construct, carry out, acquire by purchase, or otherwise maintain, improve, manage, work, control, and superintend the business as loggers, manufacturers, sawmill and shingle-mill operators, logging-railways, tramways on lands owned or controlled by the Company, trails, roads, skidways, bridges, reservoirs, flumes, watercourses, aqueducts, wharves, piers, trucks, warehouses, and other works and conveniences which the Company may think is, directly or indirectly, conducive or advantageous to the business of logging, manufacturers, and as sawmill and shingle-mill operators, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control, and management thereof:

(h.) To clear and remove obstructions from any lake, river, creek, or stream, to deepen channels, remove shoals, or otherwise improve the floatability of any river, lake, creek, or stream.

And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or any other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

538-se6

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19599.

NOTICE is hereby given that "Island Ice & Cold Storage, Ltd.," was incorporated under the "Companies Act" on the 29th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is c/o C. F. Davie, K.C., Station Street, Duncan, B.C.

The objects for which the Company is established are:—

(a.) To engage in and carry on the business of ice-making and cold storage in any branch of said business of any kind whatsoever, including the processing of any produce, and to act as agent of any person or body corporate in any way connected with the said business and (or) equipment connected with same or in any way germane thereto, whether electrically operated or otherwise, and generally to carry on, operate, and maintain the said business in any or all of its branches of any kind whatsoever for or on behalf of any person or body corporate or municipal or governmental authority or for itself this Company for and in respect of any of the foregoing objects and purposes:

(b.) To undertake and carry into effect all such financial, trading, or other operations in connection with the objects of the Company as

to the directors may seem advisable, including the investment of the Company's capital in any real or personal property:

(c.) To allot the shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price of any real or personal property, or as the whole or part payment for services rendered or to be rendered to the Company, or for any valuable consideration, and as preference shares or otherwise, with power to convert shares issued and allotted as ordinary shares into preference shares:

(d.) To increase or reduce the capital of the Company.

S. W. TAYLOR,
538-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19597.

NOTICE is hereby given that "Gold Medal Manufacturing, Ltd.," was incorporated under the "Companies Act" on the 29th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1038 Hamilton Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on and take over as a going concern the business now carried on at 1038 Hamilton Street, in the City of Vancouver, Province of British Columbia, under the style and firm of "Gold Medal Manufacturing Co.," and all or any of the assets and liabilities of the proprietors of that business in connection therewith:

(b.) To manufacture or otherwise produce, purchase, and sell malt, fountain syrups, fruits, extracts, colours, flavours, spices, and essences of every kind and description, merchandise of all kinds which may be required by confectioners, restaurateurs, milk-bar operators, light-lunch counters, soda-fountains, bakers, and generally to manufacture, produce, sell, or otherwise dispose of goods, wares, and merchandise of all kinds and descriptions, and to acquire, maintain, and operate factories, mills, or plants which may be required in connection therewith:

(c.) To act as agents for other dealers or manufacturers in any of the above-mentioned merchandise:

(d.) To import, export, and distribute, either as jobbers, wholesalers, or otherwise as may be deemed expedient, any of the above-mentioned merchandise:

(e.) To carry on business as factors and commission merchants.

S. W. TAYLOR,
538-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19601.

NOTICE is hereby given that "Associated Foundry, Limited," was incorporated under the "Companies Act" on the 30th day of August, 1945.

The authorized capital of the Company is two hundred and fifty thousand dollars, divided into one thousand preference shares of one hundred dollars each and one thousand five hundred common shares of one hundred dollars each.

The address of its registered office is 4080 Nanaimo Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of manufacturing furnaces and furnace parts, cast iron soil-pipe and fittings, cast iron water-pipe and fittings, and all cast iron fittings and fixtures incidental to the plumbing, heating, and air-conditioning trades:

(b.) To carry on the business of manufacturing and fabricating school and auditorium desks and seats:

(c.) To carry on the business of machinists and general foundry-work, including the making of finished castings, of steel, iron, bronze, and all other metal alloys:

(d.) To carry on the business of galvanizing, plating, enamelling, and all other processing necessary to make finished products of all castings made by the Company or purchased in an unfinished state from others:

(e.) To carry on the business of manufacturers of plumbing and sanitary fixtures and supplies, heating and ventilating plant and supplies, pipes, fittings, apparatus for heat, light, gas, and water supplies:

(f.) The objects set forth in any subclause shall not be limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company, and none of such subclauses or the objects therein specified shall be deemed subsidiary or ancillary merely to the objects mentioned in the first subclause, but the Company shall have full capacity to exercise and carry out all or any of the objects conferred by any part of this clause, notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the first subclause of this clause.

S. W. TAYLOR,
538-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19595.

NOTICE is hereby given that "Victoria Baseball and Athletic Company, Limited," was incorporated under the "Companies Act" on the 29th day of August, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into two thousand shares of twenty-five dollars each.

The address of its registered office is 309 Bank of Toronto Building, Victoria, B.C.

The objects for which the Company is established are: The promotion of baseball and other athletics, games, and contests of all kinds.

The Company has excluded from its memorandum of association clauses (j) and (k) of subsection (1) of section 22 of the "Companies Act."

S. W. TAYLOR,
538-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19605.

NOTICE is hereby given that "Parker's Manufacturing Company, Limited," was incorporated under the "Companies Act" on the 31st day of August, 1945.

The authorized capital of the Company is thirty-five thousand dollars, divided into three hundred and fifty shares of one hundred dollars each.

The address of its registered office is 776 Topaz Avenue, Victoria, B.C.

The objects for which the Company is established are:—

(a.) To carry on any or all lines of business as manufacturers, producers, merchants (wholesale and retail), importers and exporters, generally without limitation as to class of products and merchandise, and to manufacture, produce, adapt, prepare, buy, sell, and otherwise deal in any materials, articles, or things required in connection with or incidental to such business:

(b.) To establish, maintain, and conduct a jobbing, commission, and general agency business, and carry on the business of manufacturers' agents and commission merchants:

(c.) To carry on all or any of the businesses of manufacturers of clothing and wearing-apparel of all kinds, tailors, drapers, hosiers, milliners, costumiers, hatters, furriers, glov-

ers, silk, cotton, cloth, and lace merchants, haberdashers, portmanteau-makers, and general outfitters and dealers in india-rubber and water-proof goods, umbrellas, walking-sticks, ornaments, toilet requisites, perfumery, soap, and any other articles, commodities, merchandise, or things necessary for the purposes of the Company:

(d.) To trade, deal in, and carry on the business of manufacturing cotton wool, worsted, and other fibrous substances; to treat, manufacture, and prepare for market all products and by-products thereof, either in the prepared, manufactured, or raw state, and to buy, sell, deal, and trade in the same, and to carry on all or any of the following businesses: Linen, cotton, flax, silk and hemp spinners, yarn merchants, bleachers and dyers, makers and users of bleaching and dyeing material, and to produce, comb, prepare, spin, dye, and deal in cotton, flax, hemp, wool, worsted, silk, and other fibrous substances, and to spin or weave the same, and to knit, spin, or weave and deal in wool, cotton, worsted, silk, linen, and all other textile goods and fabrics.

S. W. TAYLOR,
550-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19608.

NOTICE is hereby given that "North West Consulting Mechanical Engineering, Limited," was incorporated under the "Companies Act" on the 1st day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one hundred preference shares of one hundred dollars each.

The Company is also authorized to issue one hundred and fifty shares without nominal or par value.

The address of its registered office is 111 Homer Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on, subject to the provisions of the "Architects Act," R.S.B.C. 1936, chapter 14, and amendments, and the "Engineering Act," R.S.B.C. 1936, chapter 87, and amendments, the business of consulting, structural, civil, and mechanical engineers and architects in all or any of their respective branches:

(b.) To carry on the business of designing, supervising, or managing, and of general contractors for the construction and equipment of public and private works and buildings; and of electrical, mechanical, hydraulic, and civil engineers and contractors, and any business in which the application of electricity or any other power is or may be useful or convenient:

(c.) To carry on the business of appraisers and valuers of all kinds, and in particular of buildings, works, lands, plants, equipment, and developments:

(d.) To construct, execute, carry out, equip, improve, work, develop, administer, manage, or control public and private works and conveniences of all kinds, which expression (the generality of which is not to be limited in any way by the following) includes tramways, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage, drainage, sanitary, water, gas, electric light, telephonic, telegraphic, and power supply works, and hotels, warehouses, markets, and public buildings, and all other works or conveniences of public utility:

(e.) To be dealers, wholesale or retail, in steam, hydraulic, gas, and electric power generating plants and apparatus, fire-prevention, coal and oil burning appliances and installations, steam heating, drying, and processing, ventilation, air-conditioning, refrigerating, water-supply, sewage-disposal, and sanitary

equipment and installations, and any other equipment for the furtherance of the objects of the Company, and to be manufacturers of plants, engines, and other machinery, tool-makers, brass-founders, metal-workers, boiler smiths, steam and gas fitters, woodworkers, builders, painters, metallurgists, electrical, civil, and water-supply engineers, gas-makers, carriers and merchants; to buy, sell, manufacture, repair, convert, alter, lease, or hire, and deal in machinery, implements, rolling stock, and equipment of all kinds:

(f.) To carry out all or any of the objects of the Company, and do all or any of the above things above set out as principals, agents, contractors, or otherwise, and by and through trustees, agents, or otherwise, and either alone or in conjunction with others:

(g.) To issue paid-up shares, bonds, debentures, stock, and (or) other securities for the payment, either in whole or in part, of any property, real or personal, claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and, with the approval of the shareholders, for services rendered to or work performed for it, and also to issue such fully paid-up shares, bonds, debentures, stock, and (or) other securities in payment or part payment or exchange for the shares, bonds, debentures, or stock and (or) other securities of any other company.

The objects set forth in any subclause of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any subclause of this clause, and the Company shall have full power to exercise all or any of its objects in any part of the world.

And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or any other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

S. W. TAYLOR,
549-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19604.

NOTICE is hereby given that "Foam Creek Shake & Logging Co., Ltd.," was incorporated under the "Companies Act" on the 31st day of August, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into two hundred preference shares of one hundred dollars each and fifty ordinary shares of one hundred dollars each.

The address of its registered office is Stave Falls, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as loggers, lumbermen, timber and timber merchants, saw-mill and shingle-mill proprietors, and operators in all or any of their branches, and to buy, sell, log, prepare for market, manufacture, import, export, and deal in cedar shakes, timber sawlogs, shingle-bolts, timber, wood, and forest products of all kinds, and to manufacture and deal in any by-products of wood or of the forest, and in articles and products of all kinds in the manufacture of which timber or wood is used or forms any part, and to acquire, buy, clear, plant, work, and log timber estates, standing timber, and cutting rights on standing timber:

(b.) To carry on business as manufacturers of, and to sell, market, and distribute, either

as manufacturers, wholesalers, retailers, or commission agents, goods, wares, products, and merchandise of all kinds which may seem to the Company profitable to manufacture, sell, market, or distribute:

(c.) To construct, equip, work, maintain, improve, and operate logging-railways, tramways, light railways, and logging-truck roads, and to construct branches or sidings, bridges, warehouses, roundhouses, electric works, shops, stores, and other works and conveyances which may seem calculated, directly or indirectly, to advance the Company's interests, and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying-out, or control thereof:

(d.) To purchase, charter, hire, build, or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to hire or charter, or otherwise deal with or dispose of steam and other ships or vessels, or any shares or interests in the same, with all equipment and furniture, and to carry on all or any of the businesses of ship-owners, managers of shipping property, ship-brokers, shipping agents, freight contractors, carriers by land and water, factors, warehousemen, wharfingers, barge and scow owners, tug-owners, lightermen, towage contractors, and forwarding agents:

(e.) To construct, acquire, or establish docks, slips, wharves, jetties, piers, workshops, buildings, machinery, warehouses, and other conveniences, and to carry on the business of proprietors of docks, wharves, jetties, piers, and other business which can be conveniently carried on in connection with the same:

(f.) To acquire, construct, develop, maintain, and operate roads, logging-railways, tramways and trucks on lands owned or controlled by the Company; water-powers, reservoirs, watercourses, dams, flumes, conduits, aqueducts, and other works and conveniences which may to the directors seem calculated, directly or indirectly, to advance the Company's interests, and to contribute to, subsidize, or otherwise assist any such works undertaken by others.

Section 22 of the "Companies Act," "Revised Statutes of British Columbia, 1936," chapter 42, and amendments thereto, shall not apply to the Company in so far as the said section 22 may be deemed to authorize or empower the Company to sell standing timber or cutting rights.

S. W. TAYLOR,
550-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19603.

NOTICE is hereby given that "Taylor Motors, Limited," was incorporated under the "Companies Act" on the 31st day of August, 1945.

The authorized capital of the Company is twenty thousand dollars, divided into two thousand shares of ten dollars each.

The address of its registered office is 404-8 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the businesses of distributing, dealing in, assembling, equipping, repairing, constructing, reconstructing, renovating, servicing, testing, and warehousing automobiles, trucks, motor-cycles, tractors, buses, motor-boats, flying-machines, and motor-vehicles and motor-driven machines of all kinds, both new and used, and all equipment, parts, and accessories therefor, and any and all things capable of being used in or in connection with the constructions, maintenance, or working thereof:

(b.) To carry on the business of buying, selling, distributing, and dealing in gasoline, oil, grease, and petroleum products, and motor

fuel of all kinds, and operating service-stations and garages, and keeping vehicles and equipment of all kinds for hire:

(c.) To purchase or otherwise acquire and take over from Theodore Maxwell Taylor and Maurice Fox their business as dealers in and repairers of automobiles and trucks, and any and all of the stock-in-trade thereof and equipment therefor, and to pay for the same either in cash or in shares, or partly in cash and partly in shares:

(d.) To carry on the business of assembling, operating, installing, distributing, dealing in, repairing, and servicing all kinds of radios and electrical and mechanical equipment, apparatus, instruments, machinery, devices, appliances, and conveniences of all kinds, including all parts and accessories therefor, and all things adapted to be used in the construction thereof, upon or in connection therewith, or in the operation thereof:

(e.) To carry on the business of financing the handling (whether by purchase, sale, or any other dealing therewith) of automobiles, trucks, tractors, buses, motor-vehicles, motor-boats, motor-cycles, radios, and motor-driven machines of all kinds, and also of any other property, whether real or personal, including the power to acquire in any way whatsoever, and to hold, sell, transfer, assign, or otherwise dispose of and turn to account agreements, notes, mortgages, bonds, shares, debentures, debenture stocks, and other securities and evidences of interest in or indebtedness of, and all other interest in and claims upon any person, firm, or corporation, and while the owner or holder thereof to exercise all the rights, powers, and privileges of ownership, including all voting rights, if any, with respect thereto:

(f.) To buy, sell, exchange, dispose of, hold, store, manufacture, refine, manipulate, use, reconstruct, alter, repair, lease, let on hire, produce, export, import, and otherwise deal in all kinds of articles and commodities which may be required for the purposes of any of the businesses of the Company, or commonly supplied or dealt in by persons engaged in any of such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses; and to carry on any of the said businesses, whether as manufacturers, wholesalers, retailers, jobbers, importers, exporters, commission agents, manufacturers' agents, selling agents, brokers, or otherwise:

(g.) And it is hereby declared that each paragraph hereof shall be interpreted as a separate power and shall not be limited or restricted in anywise by reference to or inference from the terms of any other paragraph.

S. W. TAYLOR,
550-se6 *Registrar of Companies.*

"COMPANIES ACT."

No. 19606.

NOTICE is hereby given that "National Health Food Lockers, Limited," was incorporated under the "Companies Act" on the 1st day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into one thousand shares of fifty dollars each.

The address of its registered office is Suite 129, Merchants Exchange Building, 815 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To construct, equip, maintain, and operate a food-storage business, refrigeration plants, plants for the processing of food and foodstuffs of every description and by any suitable means:

(b.) To manufacture, buy, sell, and generally deal in ice and refrigerants of every description, both at wholesale and retail:

(c.) To construct, operate, and maintain a food-storage system, including the rental of lockers and locker space for the storage of merchandise of every description:

(d.) To carry on a general merchandise business, both at wholesale and retail, and to generally deal in and with all types of goods and merchandise which may conveniently be handled in connection with the business of the Company:

(e.) To act as forwarding agents, factors, and warehousemen.

S. W. TAYLOR,
549-se6 Registrar of Companies.

"COMPANIES ACT."

No. 19598.

NOTICE is hereby given that "Pacific Timber Products, Limited," was incorporated under the "Companies Act" on the 29th day of August, 1945.

The authorized capital of the Company is one hundred and fifty thousand dollars, divided into fifty thousand preference shares of one dollar each and one hundred thousand common shares of one dollar each.

The address of its registered office is 1009 Credit Foncier Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of logging in any and all its branches:

(b.) To carry on the business of sawmilling in any and all its branches:

(c.) To carry on the business of processing, manufacturing, and remanufacturing lumber and wood products in any and all its branches.

S. W. TAYLOR,
550-se6 Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 552.

I HEREBY CERTIFY that "Veterans' Co-operative Building Association" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is ten dollars each.

The registered office of the Association will be situate at 54 Leigh Spencer Building, 553 Granville Street, Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirty-first day of August, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Association are:—

(a.) To carry on business as contractors, builders, roofers, importers, dealers in, and manufacturers of concrete, cement, asphalt, sheet metal, roof preparations, and other materials which can be used, directly or indirectly, by contractors, builders, or roofers, with power to act as agents for other persons or corporations carrying on a similar business, and also to carry on any other business of a like nature or incidental to the foregoing:

(b.) To carry on the business of a store-keeper in all its branches, and in particular to buy, sell, manufacture, and deal in goods, stores, consumable articles, chattels, and effects of all kinds, both wholesale and retail, and to transact agency business:

(c.) To build, erect, construct, purchase, hire, or otherwise acquire or provide for buildings, offices, workshops, plant, and machinery, or other things necessary or useful for the purpose of carrying out the objects of the Association:

(d.) To enter into, make, perform, and carry out contracts of any kind for any lawful purpose, without limitation as to the amount, with any person, firm, association, or corporation:

(e.) To enter into any business of any nature whatsoever which may be usefully combined with the objects of the Association, or incidental thereto:

(f.) To carry on logging and lumber operations and manufacturing in all their branches:

(g.) To acquire and take by purchase, donation, devise, or otherwise all kinds of real estate and personal property, and sell, exchange, mortgage, lease, let, improve, and develop the same, and erect and maintain any necessary buildings:

(h.) To borrow or raise or secure the payment of money in such manner by subscription, contributions, donations, and otherwise, and grant any such rights or privileges to any subscribers or donors as it may think fit:

(i.) To establish, maintain, and operate a fund or funds for all purposes of the Association, and to raise such fund or funds by means of subscriptions, assessments, fees, dues, and other means as the Association may consider necessary:

(j.) For the purpose of more effectively carrying out the aims and objects of the Association, to employ such skilled craftsmen and unskilled craftsmen and professional servants or agents and other employees and representatives as the directors may consider necessary, and to enter into contracts of employment with such persons, and to pay them such salary, wages, commissions, and other compensation as may be agreed upon:

(k.) To accept such contributions, whether outright or conditionally, as may be in the interest of the Association or its members, and to accept the benefit of any and all trusts which may at any time be set up or created for the benefit of the Association or its members:

(l.) Generally to enter into contracts or make other arrangements for buying or otherwise acquiring real or personal property or goods whereby the members may, in the opinion of the directors, benefit:

(m.) Generally to assist the members of the Association and their dependents as the Association may be able to do through the powers given herein:

(n.) Generally to do all such other things as may be incidental or conducive to the attainment of the above objects or any one of them.

549-se6

"COMPANIES ACT."

No. 19609.

NOTICE is hereby given that "C. D. Schultz & Company, Limited," was incorporated under the "Companies Act" on the 1st day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of foresters and engineers (subject to the "Engineering Profession Act") in all its branches:

(b.) To carry on business in forest services of every kind and description, including (but not so as to limit the generality of the foregoing) planting programmes, reforestation projects, forest operations, forest management, forest development, forest surveys, forest protection, forest appraisals, valuations and estimates, forest finance and taxation, forest public and industrial relations, forest market surveys and extension, and forest research:

(c.) To carry on business of all kinds in any way related to timber, lumber, logging, and milling, or in any way connected with the

field of forestry, or in respect to products of the forest of every kind and description, or in respect to articles or materials in the manufacture whereof timber, lumber, or wood is used or any of the by-products thereof:

(d.) To carry on the business of timber operators, timber merchants, timbermen, timber-holders, timber-cruisers, lumber operators, lumber merchants, lumbermen, loggers, saw-mill, shingle-mill, and pulp-mill proprietors and operators in any and all of its branches:

(e.) To carry on the business of cutting, felling, assembling, booming, hauling, transporting, and shipping timber, lumber, logs, and products of every kind and description:

(f.) To carry on the business of buying, selling, preparing for market, manipulating, trading, milling, manufacturing, processing, importing, exporting, merchandising, marketing and otherwise dealing in timber, lumber, logs, and products of every kind and description:

(g.) To purchase or otherwise acquire, build, maintain, prepare, keep, improve, and sell all kinds of mills, buildings, plant, machinery, and equipment, and to lease, mortgage, and in any way deal with the same:

(h.) To buy, sell, and otherwise deal in property, both real and personal, of every kind and description:

(i.) To search for, stake, lease, record, purchase, or otherwise acquire, manage, sell, and in any way deal with or in timber licences, timber leases, timber berths, and timber claims of every kind and description, and wood lands of every kind and description, timber and forest products of all sorts, mill property, mill-sites, water rights, and water records, right to build tramways, skidways, roads, foreshore rights, wharves, docks, piers, and other works for collecting, holding, protecting, driving, rafting, towing, sorting, delivering, and all other purposes incidental to the reception, safe-keeping, and transmission of timber, saw-logs, pulp-wood, and other lumber, and right to clear and remove obstructions from any lake, river, creek, or stream, and for making the same fit for rafting and driving thereon logs, shingle-bolts, timber, lumber, rafts, crafts, or booms, and to acquire and operate booming-grounds:

(j.) To purchase, charter, hire, build, or otherwise acquire, hold, maintain, manage, operate, repair, improve, alter, sell, exchange, let out to hire or charter, or otherwise deal with or dispose of steam and other ships or vessels or any shares or interests in the same, and to carry on all or any of the businesses of ship-owners, managers of shipping property, ship-brokers, shipping agents, freight contractors, carriers by land and water, factors, warehousemen, wharfingers, barge and scow owners, tug-owners, lightermen, towage contractors, and forwarding agents:

(k.) To construct, acquire, manage, establish, operate, buy, and sell docks, slips, wharves, jetties, piers, workshops, buildings, machinery, warehouses, and other conveniences, and to carry on the business of proprietors of docks, wharves, jetties, piers, and other businesses which can be conveniently carried on in connection with the same:

(l.) To acquire, construct, develop, maintain, and operate roads, logging-railways, tramways, trucks, and vehicles of every nature and description; water-powers, reservoirs, watercourses, dams, flumes, conduits, aqueducts, and other works and conveniences which may seem calculated, directly or indirectly, to advance the interests of the Company, and to contribute to, subsidize, or otherwise assist any such works undertaken by others:

(m.) To carry on the business of general merchants, commission agents, manufacturers' agents, brokers, factors, importers and exporters of and dealers (wholesale and retail) in sawlogs, timber, lumber, wood, wood-pulp, and

all articles of which wood forms a component part, and generally in all kinds of wares and merchandise and products of every nature whatsoever:

(n.) To carry on any and all kinds of agency business, and generally to act as agents of every kind and in any capacity, including (but not so as to restrict the generality of the foregoing) agents for timber-holders in the management of timber lands and standing timber, and in all matters of business in any way connected therewith or incidental thereto:

(o.) To carry on any business in any way connected with the field of forestry or in any way dealing with products of the forest, or in any way dealing with articles or materials in the manufacture whereof timber, lumber, or wood is used, or any of the by-products thereof:

(p.) To carry out the objects of the Company or any of them in the Province of British Columbia, or elsewhere in any part of the world.

S. W. TAYLOR,
Registrar of Companies.

549-se6

CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 551.

I HEREBY CERTIFY that "Coast Co-operative Association" has this day been incorporated as an Association under the "Co-operative Associations Act" and that the denomination of its shares is five dollars each.

The registered office of the Association will be situate at Suite 315, 193 Hastings Street East, Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirtieth day of August, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Association are:—

(a.) To carry on the businesses of store-keepers, merchants, and manufacturers' agents in all their several branches, and in particular to buy, sell, manufacture, and deal in goods, stores, consumable articles, chattels and effects of all kinds, both by wholesale and retail, and to transact a general agency business:

(b.) To make arrangements with persons engaged in any trade, business, or profession, and others, for the concession to the Association's members, patrons, and others of any special rights, privileges, and advantages, and in particular in regard to the supply of goods.

538-se6

"COMPANIES ACT."

No. 19590.

NOTICE is hereby given that "Excelda Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 25th day of August, 1945.

The authorized capital of the Company is seven hundred and fifty thousand dollars, divided into seven hundred and fifty thousand shares of one dollar each.

The address of its registered office is Vernon News Block, Seventh Street, Vernon, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, cop-

per, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

519-au30 W. L. LLEWELLYN,
Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19574.

NOTICE is hereby given that "Pacific Boiler Sealing Co., Ltd.," was incorporated under the "Companies Act" on the 21st day of August, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is Rooms 600-3, Hall Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of general contractors, shipwrights, mariners, ship-chandlers, ship-provisioners, ship-scalers, plumbers, electricians, brass-fitters, iron-fitters, metal-workers, boiler-makers, boiler-scalers, tank-cleaners, painters, builders, repairmen, machinists, engineers, longshoremen, and stevedoring:

(b.) To carry on all or any businesses as ship-owners, ship-brokers, charterers, salvagers, merchants, exporters, importers, manufacturers of shipping property, freight contractors, longshoremen, forwarding agents, warehousemen, wharfingers, and general traders:

(c.) To purchase, charter, hire, rent, sell, trade, build, or otherwise acquire ships, vessels, and boats of whatsoever nature, together with any and all equipment, furniture, furnishings, and to employ the same in any manner which the Company shall deem meet:

(d.) To manufacture, buy, sell, import, export, construct, alter, repair, and generally deal in all kinds of marine motors, engines, boats, mechanical equipment, gas, steam, oil, and

electrical machines of all kinds, and all types of equipment used at or in connection with shipping, and all types of implements, apparatus, lubricants, petroleum, chemicals, solutions, and appliances, and all things capable of being used therewith or in the maintenance, repairing, overhauling, or manufacturing thereof:

(e.) To carry on business as capitalists, financiers, brokers, merchants, as agents or principals in any or all lines of businesses, and to acquire any interest in shares in and (or) promote any and all lines of businesses anywhere in the world.

512-au30 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19611.

NOTICE is hereby given that "Coombs Timber Co., Ltd.," was incorporated under the "Companies Act" on the 4th day of September, 1945.

The Company is authorized to issue ten thousand shares without nominal or par value.

The address of its registered office is 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are: To carry on the business of loggers and lumber merchants.

554-se6 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19580.

NOTICE is hereby given that "Radio Station CKPG, Limited," was incorporated under the "Companies Act" on the 23rd day of August, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into two thousand five hundred shares of ten dollars each.

The address of its registered office is 409-410 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To build, acquire, purchase, take on lease, hire, or otherwise acquire, own, operate, and manage radio broadcasting stations, and to carry on the businesses of television, frequency modulation, and facsimile:

(b.) To buy, sell, and lease the services of any or all of the above:

(c.) To acquire, found, own, and operate sales representative organizations:

(d.) To produce, acquire, deal in, trade, and sell radio programmes, live and transcribed:

(e.) To buy and sell script services:

(f.) To carry on the business of manufacturers of and dealers in recordings:

(g.) To carry on business as proprietors and publishers of journals, magazines, newspapers, books, scripts, and other literary works and undertakings:

(h.) To acquire, and hold, buy, sell, mortgage, lease, and deal in, either as principals or agents, real and personal property in the Dominion of Canada or elsewhere:

(i.) Generally to purchase, take on lease, or in exchange, or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and to pay for same in cash or shares, or both:

(j.) To allot the shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price for any property, business, goods, or chattels purchased by the Company, or for any valuable consideration as from time to time may be determined.

512-au30 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19618.

NOTICE is hereby given that "Tymac Launch Service, Ltd.," was incorporated under the "Companies Act" on the 6th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is Ferry Wharf, foot of Columbia Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase, charter, hire, build, or otherwise acquire steam and other ships or vessels, with all equipment and furniture, and to employ the same in the conveyance of passengers, products, and merchandise of all kinds:

(b.) To carry on the business of towing, of transportation, and of ship-owners, warehousemen, transfermen, cartagemen, wharfingers, barge-owners, lightermen, and forwarding agents:

(c.) To charter, hire, equip, hold on commission, or otherwise use, repair, let out on hire, and trade with the vessels acquired as aforesaid:

(d.) To navigate, use, and operate cars, wagons, automobiles, trucks, and other vehicles, boats, ships, and other vessels.

(e.) To buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To effect all such insurances in relation to the carrying on of the Company's business, and any risks incidental thereto, as may seem expedient.

S. W. TAYLOR,
Registrar of Companies.

562-se13

"COMPANIES ACT."

No. 19613.

NOTICE is hereby given that "Smythe Radio & Electric, Limited," was incorporated under the "Companies Act" on the 4th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 665 Smythe Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To engage in business as retailers and wholesalers of all kinds of merchandise, and particularly to establish, carry on, and develop the business of manufacturing, retailing, wholesaling, purchasing, hiring, or otherwise acquiring, selling, renting, exchanging, and dealing in, or otherwise disposing of or turning to account, any and all kinds of electric and radio electric devices, apparatus, instruments, and equipment, and all appurtenances directly or indirectly connected therewith or incidental thereto, particularly including electrical fixtures and equipment of all kinds for domestic and commercial use, domestic and commercial radio and television sets, and all motors, batteries, transformers, valves, machinery, gear, component parts, accessories, fittings, implements, tools, utensils, appliances, lubricants, solutions, and all things capable of being used therewith or in connection therewith, or in the manufacture, maintenance, working, and merchandising thereof; and to take part in, build, construct, operate, and maintain any buildings, sheds, works, or structures adapted for use in connection therewith; and also the business of mechanical and electrical engineers (but subject to any statutory limitations in that behalf), and the business of manufacturing, wholesaling, retailing, and dealing in all kinds

of apparatus and things required or capable of being used in connection with this Company's business as retail and wholesale merchants of electric, radio electric, and television merchandise and supplies of all kinds, and to operate a business commonly known as an electrical shop, and therein to retail and wholesale merchandise and goods of every kind and nature, particularly hardware of all kinds, household furniture and furnishings of all kinds, novelties, trinkets, and any kind of merchandise capable of being bought and sold as a commodity:

(b.) To buy, sell, and otherwise deal in goods, wares, and merchandise of all kinds and descriptions whatsoever, both at wholesale and retail, and to carry on a general importing and exporting business, and, without limiting the generality of the foregoing, to carry on business as wholesale and retail merchants, manufacturers, importers, exporters, repairers, and dealers in electric machines, appliances, devices, and equipment of all kinds, radio electric and television machines, fixtures and equipment of all kinds, and all other articles and commodities of personal and household use and consumption:

(c.) To carry on any other business, manufacturing or otherwise, which may be permitted under the "Companies Act" of British Columbia, which may seem capable of being conveniently carried on in connection with any of the above-specified businesses, or calculated, directly or indirectly, to enhance the value of or render profitable any of the Company's property or rights:

(d.) To acquire by purchase, lease, hire, exchange, allotment of shares, or otherwise, and to undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company:

(e.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same:

(f.) To promote any company or companies for the purpose of acquiring all or any of the property, rights, or liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to benefit this Company:

(g.) Generally to purchase, take on lease, or in exchange, hire, or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its business, and in particular any lands, buildings, easements, machinery, plant, and stock-in-trade:

(h.) To lend money to such persons and companies and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons or companies:

(i.) To enter into contracts for the allotment of and to allot shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the directors from time to time determine:

(j.) To engage in any business, enterprise, or activity whatsoever, either as principal or agent, which an individual may do and which is permitted of a company under the provisions of the "Companies Act" and which is not prohibited by law:

(k.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(l.) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(m.) To do all or any of the above things in any part of the world as principals, agents, or contractors, or by or through trustees, agents, or otherwise, and either alone or in conjunction with others:

(n.) To distribute money, make and issue promissory notes, bills of exchange, bonds, debentures, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise, without limit as to the amount, and to secure the same by mortgage, pledge, or otherwise.

S. W. TAYLOR,
564-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19623.

NOTICE is hereby given that "Capilano Highlands, Limited," was incorporated under the "Companies Act" on the 8th day of September, 1945.

The authorized capital of the Company is thirty thousand dollars, divided into five thousand preference shares of one dollar each and twenty-five thousand common shares of one dollar each.

The address of its registered office is 1402 Vancouver Block, 736 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a general real-estate, brokerage, commission, financial, mercantile, manufacturing, and contracting business:

(b.) To act generally as real-estate and financial agents, accountants, stock and insurance brokers, auctioneers, valuers of property, wholesale, retail, commission, and general merchants:

(c.) To carry on the business of insurance agent and broker in any or all its branches, and to act as mercantile, shipping, and financial agent, broker, or factor:

(d.) To acquire, discount, purchase, hold, sell, pledge, mortgage, or otherwise deal with agreements for sale and purchase, or mortgages of real and personal property, or any interest or equity therein, and receive, register, execute, deliver, or hold, or otherwise deal with other agreements for sale or other documents expedient or in connection therewith; to discount or otherwise acquire lien notes, promissory notes, or securities of every kind and nature:

(e.) To sell, pledge, hypothecate, or mortgage any agreement, mortgage, note, or other security, or any other real or personal property held by the Company from time to time, and make and execute all requisite conveyances and assurances in respect thereof:

(f.) To act in the name of principals as general or special agent or attorney in the acquisition, management, sale, assignment, transfer, encumbrance, conveyance, or other disposition of any real or personal property, shares, or bonds, the investment and collection of moneys, rents, interests, dividends, hypothecs, notes, and other securities, and gen-

erally as the representative of any Government, body corporate, syndicate, or person in the transaction of business:

(g.) To obtain and furnish information in reference to any business proposition in the Province of British Columbia, or in reference to the value of any real or personal property, excepting information as may come to the directors by reason of any confidential relationships existing between them and the holders of the business or property aforesaid, and to negotiate loans, and to act as agent for the loan, payment, transmission, collection, and investment of money and for the management of property:

(h.) To enter into contracts for the allotment of and to allot shares of the Company, credited as fully or partly paid up, as the whole or part of the purchase price for any property, goods, or chattels purchased by the Company, or for any valuable consideration, including services rendered to the Company, as the directors from time to time determine:

(i.) To engage in any business, enterprise, or activity whatsoever, either as principal or agent, which an individual may do and which is permitted of a Company under the provisions of the "Companies Act" and which is not prohibited by law:

(j.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company having objects altogether or in part similar to those of this Company:

(k.) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the Company:

(l.) To do all or any of the above things in any part of the world as principals, agents, or contractors, or by or through trustees, agents, or otherwise, and either alone or in conjunction with others:

(m.) To distribute money, make and issue promissory notes, bills of exchange, bonds, debentures, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise, without limit as to the amount, and to secure the same by mortgage, pledge, or otherwise.

S. W. TAYLOR,
565-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19622.

NOTICE is hereby given that "City Transfer (1945), Limited," was incorporated under the "Companies Act" on the 8th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 600-3 Hall Building, 789 Pender Street-West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To trade in, buy, sell, lease, use, contract with, sub-contract, operate, maintain, let for hire, deal in, deal with, dispose of, manufacture, and repair (1) conveyances and vehicles, and the accessories and parts thereof of every kind and description, capable of being moved by any form of power for the transportation of animate or inanimate objects by land, water, or air, including, without prejudice to the generality of the foregoing, automobiles, trucks, trailers, taxicabs, tractors, motor-cycles, boats, aeroplanes, and aerostats; (2) machinery, motors, engines, boilers, tools, and utensils; and (3) metals, ores, oils, rock, gravel, sand, rubber, gutta-percha, leather, lumber, wood, fibrous substances and products thereof, and articles composed wholly or partly thereof;

and to carry on the business of dealers in, operators of, owners and manufacturers of all or any of the said articles; and to do any of the above as principals, agents, contractors, or sub-contractors:

(b.) To carry on any and all lines of businesses as contractors, sub-contractors, manufacturers, producers, merchants, miners, loggers, haulers, boat operators, etc., without limiting the class of products and merchandise, and to manufacture, produce, adapt, buy, sell, and (or) otherwise deal in any and all such articles or things, including the organizing, reorganizing, operating, developing, controlling, and purchasing of or disposing of any types of such businesses, industries, etc., of whatsoever nature:

(c.) To carry on business as capitalists, financiers, concessionaires, merchants, financial agents, promoters, operators, manufacturers, and traders, and to undertake and execute all kinds of financial, commercial, and (or) trading business, and to carry on any other business capable of being carried on in connection with these businesses, or calculated, directly or indirectly, to enhance the value or facilitate the realization of or render profitable any of the Company's property or rights:

(d.) To purchase, make advances on, or otherwise acquire, and to sell, exchange, surrender, lease, mortgage, charge, convert, turn to account, dispose of, and deal with, real or personal property and rights of all kinds, and in particular mortgages, lien notes, bills of sale, debentures, produce, concessions, options, contracts, patents, licences, book debts, business concerns and undertakings, and claims, privileges, and choses in action of all kinds:

(e.) Generally to carry on all lines of businesses as contractors, sub-contractors, capitalists, financiers, merchants, wholesalers, retailers, financial agents, promoters, manufacturers, or operators, and as agents or principals.

S. W. TAYLOR,
565-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19614.

NOTICE is hereby given that "Rushton-Plaskett, Ltd.," was incorporated under the "Companies Act" on the 5th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1582 Fifty-eighth Avenue West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of electricians, machinists, refrigeration machinists, iron-founders, manufacturers of refrigeration machinery and equipment of all kinds, and other machinery, tool-makers, brass-founders, metal-workers, and boiler-makers, millwrights, plumbers, pipe-fitters, iron and steel converters, smiths, woodworkers, builders, garagemen, painters, metallurgists, tube-makers, galvanizers, annealers, enamellers, electrical platers, gas-makers, warehousemen, cold-storage operators, factors, storekeepers, farmers, dairymen, carriers, merchants (both wholesale and retail), real-estate agents and insurance agents, importers, exporters, manufacturers and dealers in all apparatus, such as those required or capable of being used in connection with the generation, distribution, supply, accumulation, and employment of electricity, and buy, sell, manufacture, prepare, alter, let on hire, and deal in machinery and electrical equipment, refrigerators, ice-boxes, rolling-stock, motor-trucks, motor-cars, motor-boats, airplanes, and hardware of all kinds, and to carry on any other business, manufacturing or otherwise, which may be required or capable of being car-

ried on in connection with the above, or otherwise calculated, directly or indirectly, to enhance the value of the Company's property and rights for the time being:

(b.) To borrow or raise or secure the payment of such moneys as the Company shall think fit, and to give security therefor, and, in particular, by the issue of debenture or debenture stock, perpetual or otherwise, charged upon the Company's property, both present and future, including its uncalled capital, and to purchase, redeem, and to pay off such securities:

(c.) To guarantee, subject to the "Insurance Act," all or any of the debts, liabilities, contracts, obligations of any person, firm, or corporation.

S. W. TAYLOR,
565-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19610.

NOTICE is hereby given that "DeGraves Holdings, Limited," was incorporated under the "Companies Act" on the 1st day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into five thousand shares of ten dollars each.

The address of its registered office is 402 Holden Building, 16 Hastings Street East, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To act as agents and brokers for any and all persons, firms, corporations, and estates engaged in any branch of industrial, commercial, or financial business:

(b.) To negotiate loans, and to act as agents for the loan, payment, investment, and collection of money and for the management and realization of property, and generally to transact all kinds of investment business:

(c.) To lend or advance money to such persons and on such terms as may seem expedient:

(d.) To acquire by purchase, lease, exchange, or in any other manner, and to hold, sell, manage, improve, let, convey, trade, sell on terms or agreement, or otherwise, and generally to deal in any real or personal property of any tenure or description, and any interest therein, or any right over or connected therewith, and, without limiting the generality of the foregoing, in particular lands, buildings, tenements, hereditaments, timber lands, leases, or claims, rights to cut timber, surface rights, water rights, patents, privileges and concessions, easements, rights-of-way, mortgages, debentures, options, book debts, agreements for sale of land or any claims against any person, persons, or company, and to carry on any undertaking so acquired:

(e.) To carry on the businesses of merchants, jobbers, manufacturers' agents, financial brokers, commission agents, insurance agents, and real estate and personal estate agents, and builders and building contractors, and all branches of the said businesses whatsoever, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To acquire or undertake the whole or any part of the business, property, and liabilities of any person or company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purposes of the Company, and to give, allot, and issue shares of this Company as the whole or part consideration therefor:

(g.) To enter into partnership or into any arrangement for the sharing of profits, union of interests, co-operation, joint adventure, or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or

engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit the Company:

(h.) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments:

(i.) To borrow, raise, or secure the payment of money in such manner as the Company or its directors shall think fit, and in particular by the issue of debentures charged upon all or any part of its property, including uncalled capital:

(j.) To invest or loan any of the funds of the Company, and to accept, acquire, hold, deal in, sign, hypothecate, or dispose of all securities and properties resulting from said loans and investments:

(k.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking or the whole or any part of the property and rights of the Company, and to accept as consideration therefor shares, stock, debentures, or other securities of any limited Company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of the Company:

(l.) To distribute any of the property of the Company among the members in specie:

(m.) To guarantee the payment of money secured by or payable under or in respect of any contracts, mortgages, charges, obligations, or securities of any company, or of any person, persons, or body whomsoever, whether corporate or unincorporate:

(n.) To procure the Company to be registered, licensed, and recognized in any part of Canada or in any other country, and to accept rights and powers to carry on its business therein:

(o.) To do all or any of the above things as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others.

S. W. TAYLOR,
562-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19630.

NOTICE is hereby given that "Hillstake Mining Company, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 10th day of September, 1945.

The Company is authorized to issue three million shares without nominal or par value.

The address of its registered office is at the offices of Messrs. Robertson, Douglas & Symes, 640 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19625.

NOTICE is hereby given that "Kamloops United Dairies, Limited," was incorporated under the "Companies Act" on the 10th day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into one thousand shares of fifty dollars each.

The address of its registered office is 304 Victoria Street, Kamloops, B.C.

The objects for which the Company is established are:—

(a.) To buy, sell, process, manufacture, pasteurize, warehouse, distribute, trade, and deal in milk, cream, butter, ice-cream, cheese, eggs, and dairy and farm produce of all kinds, and both wholesale and retail:

(b.) To carry on the business of proprietors of creamery and cheese and butter factories and cold-storage and other warehouses:

(c.) To do all such things and to carry on such businesses as the Company may think fit as being incidental or conducive to the attainment of the above objects.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19617.

NOTICE is hereby given that "Anglo Western, Limited," was incorporated under the "Companies Act" on the 6th day of September, 1945.

The authorized capital of the Company is one hundred thousand dollars, divided into ten thousand shares of ten dollars each.

The address of its registered office is 916 Stock Exchange Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To engage in all fields of the fishing business:

(b.) To purchase, build, acquire, and operate reduction plants and canneries:

(c.) To catch, purchase, and otherwise acquire fish and all products of the seas, rivers, and lakes, and manufacture therefrom all by-products thereof:

(d.) To catch, purchase, and otherwise acquire, to can, pickle, salt, freeze, smoke, cure,

and otherwise treat, to pack and store, to sell and otherwise dispose of and deal in and with fish and all other products of the seas, rivers, and lakes:

(e.) To engage in research and the development of manufacturing processes and products, and to sell, license, or otherwise dispose of the processes or products, secret or patented, developed therefrom, and to engage in general chemical and pharmaceutical manufacturing, and to conduct the importation, exportation, and marketing of raw materials and manufactured products:

(f.) To purchase, build, acquire, and operate ships, boats, and vessels of all kinds, and wharves, piers, flake-yards, storehouses, and all other kinds of buildings and structures:

(g.) To carry on the business of wholesale and retail general commission brokers, manufacturers, mercantile agents and jobbers, and generally to undertake, transact, and execute all kinds of agency business:

(h.) To take part in the management, supervision, or control of the business or operations of any Company or undertaking, and for the purpose to appoint and remunerate any directors, accountants, or other experts or agents:

(i.) The objects set forth in any subclause of paragraph 3 hereof and the powers conferred by section 22 of the "Companies Act" and amendments thereto shall not, except when the context so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause or by the name of the Company. None of the objects specified or the powers conferred by section 22 of the "Companies Act" aforesaid shall be deemed subsidiary or auxiliary merely to the objects mentioned in the subclauses of paragraph 3 hereof, but the Company shall have full power to exercise all or any of the powers conferred by any part of section 22 of the "Companies Act" aforesaid, notwithstanding that the business, undertaking, property, or acts proposed to be transacted, acquired, dealt with, or performed do not fall within the objects of the subclauses of paragraph 3 hereof.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19602.

NOTICE is hereby given that "Proserpine Mines, Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 31st day of August, 1945.

The authorized capital of the Company is three million dollars, divided into three million shares of one dollar each.

The address of its registered office is 544 Howe Street, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or

claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19616.

NOTICE is hereby given that "The Whistle Stop Diner, Limited," was incorporated under the "Companies Act" on the 5th day of September, 1945.

The authorized capital of the Company is twenty thousand dollars, divided into two hundred shares of one hundred dollars each.

The address of its registered office is 2326 Twentieth Avenue West, Vancouver, B.C.

The objects for which the Company is established are: To engage in and carry on the business or businesses of producing, manufacturing, preparing, purchasing, and selling foods, beverages, confections, groceries, and all other articles of commerce suitable for consumption, and to acquire real and personal property, and to pay for the same wholly or partly in cash, and to allot shares of the Company as the whole or part of the consideration for same or services rendered to the Company.

S. W. TAYLOR,
564-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19615.

NOTICE is hereby given that "Scenic Stages Company, Limited," was incorporated under the "Companies Act" on the 5th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 346 Sherbrooke Street, New Westminster, B.C.

The objects for which the Company is established are:—

(a.) To purchase, let, hire, or otherwise acquire and operate motor stage-coaches, motor-buses, cabs, taxicabs, and trucks, and motor-vehicles of all kinds, whether propelled or moved by gasoline, electricity, steam, oil, or other motive or mechanical power, for the transportation for hire or otherwise of passengers, freight, mails, goods, wares, merchandise,

animals, and other property and material of all kinds and nature whatsoever, and to operate stage and express services, and to carry on business as general carriers:

(b.) To construct, purchase, lease, or otherwise acquire and maintain any transportation business and means of transportation, communication, conveyance, or otherwise required by the Company on or in sea, earth, or air for its purposes, and to operate the same by such means or motive power as the Company may deem necessary, subject to and over such rights, lands, roads, highways as the Company may be entitled to, and to enter into contracts with any person or company as to interchange of traffic, joint working, or otherwise as may seem expedient.

S. W. TAYLOR,
562-se13 *Registrar of Companies.*

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2969.

I HEREBY CERTIFY that "Nicomen Community Society Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is West Nicomen and District, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fifth day of September, one thousand nine hundred and forty-five.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a.) The general betterment of the community:

(b.) To establish a suitable meeting-place or building for the usual community functions:

(c.) To promote the welfare of its members and of the community of Nicomen and district:

(d.) To foster mutual relation among its members.

562-se13

"COMPANIES ACT."

No. 19627.

NOTICE is hereby given that "Canty Gold Mines (1945), Limited (Non-Personal Liability)," was incorporated under the "Companies Act" as a Specially Limited Company on the 10th day of September, 1945.

The authorized capital of the Company is one million five hundred thousand dollars, divided into three million shares of fifty cents each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects of the Company are restricted to the following, namely:—

(a.) To acquire by purchase, lease, hire, discovery, location, or otherwise, and to hold, mines, mineral claims, mining lands, prospects, licences, and mining rights of every description, and to work, develop, operate, turn to account, sell, or otherwise dispose thereof:

(b.) To dig, drill, or bore for, raise, crush, wash, smelt, reduce, refine, amalgamate, assay, analyse, and otherwise treat gold, silver, copper, lead, iron, coal, petroleum, natural gas, and any other ore, deposit, metal, or mineral whatsoever, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any product thereof:

(c.) To engage in any branch of mining, smelting, milling, and refining minerals:

(d.) To acquire by purchase, lease, hire, exchange, or otherwise timber lands, leases, or

claims, rights to cut timber, surface rights and rights-of-way, water rights and privileges, patents, patent rights and concessions, and other real or personal property:

(e.) To acquire by purchase, lease, hire, exchange, or otherwise, and to construct, operate, maintain, or alter, trails, roads, ways, tramways, reservoirs, dams, flumes, race and other ways, watercourses, canals, aqueducts, pipelines, wells, tanks, bridges, wharves, piers, mills, pumping plants, factories, foundries, furnaces, coke-ovens, crushing-works, smelting-works, concentrating-works, refining-works, hydraulic, electrical, and other works and appliances, power devices and plants of every kind, laboratories, warehouses, boarding-houses, dwellings, buildings, machinery, plant, and other works and conveniences, and to buy, sell, manufacture, and deal in all kinds of goods, stores, provisions, implements, chattels, and effects:

(f.) To build, purchase, lease, hire, charter, navigate, use, and operate cars, wagons, and other vehicles, boats, ships, and other vessels:

(g.) To sell or otherwise dispose of ore, metal, oil, gas, or mineral product, and to take contracts for mining-work of all kinds, and to accept as the consideration shares, stock, debentures, or other securities of any limited company, wheresoever incorporated and carrying on any business, directly or indirectly, conducive to the objects of a specially limited company, if such shares (except the shares of a company having non-personal liability), stock, debentures, or other securities are fully paid up, and to sell or otherwise dispose thereof.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19629.

NOTICE is hereby given that "Ansell Laboratories, Limited," was incorporated under the "Companies Act" on the 10th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into two hundred and fifty shares of one hundred dollars each.

The address of its registered office is Reynolds Block, at the corner of Coldstream Road and Dewdney Street, Vernon, B.C.

The objects for which the Company is established are: To carry on the business of chemical manufacturers, and dealers in pharmaceutical, medicinal, chemical, industrial, and other preparations and articles, and to buy, sell, manufacture, refine, prepare, and deal in all kinds of oils, insecticides, sprays, and all other kinds of chemical preparations and substances.

S. W. TAYLOR,
574-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 19631.

NOTICE is hereby given that "Hodgson, Clarke Building Stores, Ltd.," was incorporated under the "Companies Act" on the 11th day of September, 1945.

The authorized capital of the Company is fifteen thousand dollars, divided into one hundred and fifty shares of one hundred dollars each.

The Company is also authorized to issue fifty shares without nominal or par value.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on any or all kinds of business as merchants (wholesale and retail), importers and exporters, manufacturers, producers generally without limitation as to class of products and merchandise, and to manufacture, produce,

adapt, prepare, buy, sell, and otherwise deal in any materials, articles, or things required in connection with or incidental to the business of buying and selling building materials, timber, sawlogs, piles and poles, pulp, pulp-wood, paper, ply-woods, lumber, shingles, laths, sashes and doors, portable houses, prefabricated houses, buildings, roofing materials, and all articles and materials used in the building of houses and buildings generally:

(b.) To carry out all or any of the objects of the Company, and all or any of the things set out above as principals, agents, contractors or otherwise, and by and through trustees, agents or otherwise, and either alone or in conjunction with others:

(c.) To issue paid-up shares, bonds, debenture stock, and (or) other securities for the payment, either in whole or in part, of any property, real or personal, claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and, with the approval of the shareholders, for services rendered to or work performed for it, and also to issue such fully paid-up shares, bonds, debenture stock, and (or) other securities in payment or part payment or exchange for the shares, bonds, or debenture stock, and (or) other securities of any other Company.

And it is hereby declared that the word "company" in this memorandum of association shall be deemed to include any partnership or any other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in each paragraph of this memorandum of association shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

578-se13

S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19628.

NOTICE is hereby given that "Sid Harling, Ltd.," was incorporated under the "Companies Act" on the 10th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 604 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on a general business of manufacturing, buying, and selling merchandise generally carried in stock by jewellers, silversmiths, watchmakers, clockmakers, as well as dealers in all materials, precision tools, and instruments:

(b.) To act as agents for other dealers or manufacturers in any of the above-mentioned merchandise:

(c.) To import, export, and distribute, either as jobbers, wholesalers, or otherwise as may be deemed expedient, any of the above-mentioned merchandise:

(d.) To be and carry on business and to act as brokers, commission, financial, and commercial agents and merchants for the buying and selling of merchandise of every kind and description:

(e.) To carry on a general watchmaking, watch and clock repairing business, and to import and distribute watch and clock parts.

574-se13

S. W. TAYLOR,
Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19620.

NOTICE is hereby given that "Housing Guild, Limited," was incorporated under the "Companies Act" on the 8th day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as builders, contractors, and building and property managers:

(b.) To buy, sell, manufacture, lease, hire, import, export, or otherwise deal in concrete, cement, asphalt, textiles, sheet metal, plumbing and heating supplies, lumber, timber, electrical goods and supplies, roof preparations and materials, and all other materials whatsoever which can be used, directly or indirectly, by contractors or builders:

(c.) To acquire by purchase, lease, exchange, concession, or otherwise city lots, farm lands, mining or fruit lands, townsites, grazing and timber lands, and any description of real estate and real property, or any interest or right therein or thereon, legal or equitable or otherwise howsoever; to take, build upon, hold, own, maintain, work, develop, sell, lease, exchange, improve, or otherwise deal in and dispose of such buildings, lots, lands, sites, real estate, and real property, or any interest therein, to deal with any portion of the lands, property, buildings, or other assets so acquired, to subdivide any real estate or real property so acquired into building lots or otherwise, to lay the same out into lots, street and building sites for residential or commercial purposes or otherwise, and with power to construct streets thereon, to build upon the same for residential or commercial purposes or otherwise, and to supply any buildings or other structures so erected with electric light, heat, gas, water, or other requisites:

(d.) To act as general agents for the sale and purchase of real estate and any interest therein, and to act as selling agents for the owners of any real estate, subdivision, building sites, townsites, buildings, or lands of any kind:

(e.) To take over, acquire, buy, sell, lease, erect, maintain, convert, manufacture, and generally deal in buildings, houses, huts, auto camps, or other structures whatsoever, or any equipment or supplies used in connection therewith:

(f.) To take over, acquire, buy, sell, lease, exchange, or otherwise deal in any assets whatsoever which may be offered by the War Assets Corporation or by any other person or body corporate whatsoever:

(g.) To take over and acquire from any person or body corporate whatsoever any agency, exclusive or otherwise, for the sale or lease of any lands, buildings, real or personal property, and to accept an assignment of and perform any contracts made by any such person or body corporate with any other person or body corporate for the sale or lease of any such lands, buildings, real or personal property:

(h.) To prepare building sites, and to construct, reconstruct, alter, improve, move, transport, decorate, furnish, rent or lease, and maintain houses, huts, auto and other camps, apartments, abattoirs, sheds, freezing-houses, flats, factories, warehouses, garages, or other structures whatsoever:

(i.) To carry on business as general merchants:

(j.) To carry on all or any of the businesses of importers, exporters, jobbers, brokers, distributors, wholesalers, retailers, freight contractors, carriers by land and sea, forwarding agents, ice merchants, storekeepers, fabricators, factors, and any other business which can conveniently be carried on in connection with the above:

(k.) To carry on the business of a co-operative store and general supply society in all its branches, and to transact all kinds of agency business:

(l.) To acquire in any manner and enter into any kind of contract for the purchase or sale of timber licences, timber leases, timber berths, or any other interest in timber, or for the sale or purchase of lumber or of logs or of timber, either wholly unmanufactured or wholly or partly manufactured, or for the manufacture of timber:

(m.) To insure with any other company or person against losses, damages, risks, and liabilities of all kinds which may affect this Company and (or) its property or any part thereof:

(n.) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(o.) To give, subject to the provisions of the "Insurance Act" of the Province of British Columbia, any guarantee, including the guaranteeing of the performance of contracts by any person:

(p.) To obtain any Provisional Order or Act of Parliament for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(q.) To procure the Company to be registered or recognized in any foreign country, State, Province, or jurisdiction:

(r.) To do all or any of the above things in any part of the world, and as principals, agents, contractors, or otherwise, and by or through trustees, agents, or otherwise, and either alone or in conjunction with others.

S. W. TAYLOR,
Registrar of Companies.

578-se13

"COMPANIES ACT."

No. 19632.

NOTICE is hereby given that "Suburban Theatres, Limited," was incorporated under the "Companies Act" on the 11th day of September, 1945.

The authorized capital of the Company is one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The address of its registered office is 1408, 675 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase, take on lease, or in exchange, or otherwise acquire any land and buildings in the said City of Vancouver, or elsewhere in said Province, and any estate or interest in or any rights connected with any such lands and buildings:

(b.) To purchase, lease, or otherwise acquire, build, erect, construct, and equip a theatre or theatres, motion-picture house or houses, places of amusement or instruction, stores, structures of all kinds for commercial or housing purposes, and other buildings and works convenient for the purpose thereof or which can be used or managed in connection therewith; to operate, manage, maintain, and carry on such theatre or theatres, stores, structures, and such other buildings so acquired, erected, or constructed:

(c.) To sell, lease, mortgage, or otherwise dispose of, and to traffic in any such lands, buildings, and houses, and other property of any tenure and any interest therein, and to make advances upon the security of lands or houses or other property or any interest therein, and generally to deal in, traffic by way of sale, lease, exchange, or otherwise with the land and buildings and any other property, whether real or personal:

(d.) To develop and turn to account as may seem expedient any such lands and buildings and property, and in particular by constructing, reconstructing, altering, decorating, furnishing, and maintaining a theatre or theatres, moving-picture houses, or any other type of structure for public entertainment, offices, flats, houses, factories, warehouses, shops, buildings, works, and conveniences of all kinds, and by consolidating or connecting or subdividing property, and by leasing or disposing of the same, and by holding the same and operating the same for the uses for which they are built or are best suited:

(e.) To acquire, take over, carry on, and dispose of any business or undertaking carried on, upon, or in connection with any land or buildings which the Company may desire to acquire or erect or construct as aforesaid:

(f.) To manage lands, buildings, or other property in British Columbia, whether belonging to the Company or not, and to collect rents and income, and generally to carry on the business of real-estate, insurance, and financial agents as fully as an individual could carry on the same:

(g.) To establish, engage in, and carry on the business of proprietors and managers of theatres, motion-picture houses, places of amusement or instruction, and to provide for the production, representation, and performance of motion pictures, concerts, picture shows, vaudevilles, and all manner of public entertainment:

(h.) To establish, engage in, and carry on the business of storekeepers, and generally to deal with and trade in all kinds of goods, wares, merchandise, and products, both wholesale and retail:

(i.) To establish, engage in, and carry on the business of rooming-house or apartment-house proprietors:

(j.) To manufacture, buy, hire, lease, deal in, or otherwise acquire, dispose of, or use any and all materials, apparatus, equipment, and supplies of every description, processes, trade-marks, trade-names, trade rights, and rights relating to the production, licensing, hiring, leasing, sale, and use of photographic and other negatives and positives of objects in motion and objects at rest, whether in connection with or appertaining to the building, hiring, leasing, or operation of motion-picture theatres or other theatres, places of amusement or instruction of every kind, character, and description, or otherwise:

(k.) To enter into partnership, or any joint person arrangement, or any arrangement for sharing profits, union of interests, joint adventure, or co-operation with any company, firm, or person carrying on or engaged in, or proposing to carry on or engage in, any business or transaction within the objects of the Company, or any business or transaction capable of being conducted so as to, directly or indirectly, benefit the Company:

(l.) To do all things incidental to or which may be convenient in the carrying-out of any of the aforementioned objects, or which may be conducive to the attainment of any of the aforementioned objects.

S. W. TAYLOR,
Registrar of Companies.

578-se13

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19584.

NOTICE is hereby given that "Products Agencies, Ltd.," was incorporated under the "Companies Act" on the 24th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 826 Birks Building, 718 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To buy, sell, and otherwise dispose of, hold, own, manufacture, produce, export and import, handle and deal in, both wholesale and retail, either as principal or agent, and upon commission, consignment, or otherwise, goods, wares, products, and merchandise of any kind and nature whatsoever, and to carry on a general commission merchant's merchandise, brokerage, manufacturers' agents, and factor's business in goods, wares, and merchandise of all kinds:

(b.) To carry on the business of manufacturers' agents or representatives, commission merchants, theatrical and musical agents, managers, concessionaires, caterers, box-office keepers, showmen, broadcasters, dramatic publishers and printers; to act in the capacity of agents for the manufacturers, importers, exporters, or buyers of goods, and to establish, maintain, and conduct a jobbing, commission, and general agency business:

(c.) To carry on business as capitalists, financiers, mortgage-brokers, and financial agents, to transact all kinds of agency business, to advance money on the security of stocks, shares, bonds, debentures, or other securities, and to buy, sell, and deal in warrants, bonds, debentures, bills of lading, warehouse receipts, choses in action, coupons, and other negotiable or non-negotiable securities or documents, and to seek for and secure openings for the employment of capital in British Columbia and elsewhere, and to carry on business as promoters, and form, float, assist, and control companies and undertakings, and generally to carry on any business or undertake any transaction usually carried on or undertaken by financial agents, capitalists, or financiers:

(e.) To pay for any business, property, or assets which the Company may purchase or acquire in cash or by shares or debentures or other securities of this Company.

S. W. TAYLOR,

519-au30

Registrar of Companies.

"COMPANIES ACT."

No. 19578.

NOTICE is hereby given that "Consolidated Equipment Supply Company, Ltd.," was incorporated under the "Companies Act" on the 23rd day of August, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into five hundred shares of one hundred dollars each.

The address of its registered office is 834 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of manufacturers of, dealers in, distributors of, importers and exporters of, and to buy, sell, or otherwise acquire, equip, set up, repair, let or hire, operate, deal in and deal with all kinds of machinery, equipment, apparatus, appliances, or supplies of any nature or kind whatsoever, and in accessories or parts thereof:

(b.) To receive for sale on consignment, and to sell and consign for sale, and to sell for commission or other reward, and to carry on

the business of wholesale or retail dealers in all kinds of machinery, equipment, apparatus, appliances of any nature or kind whatsoever, and in accessories and parts thereof:

(c.) To conduct and carry on the business of a general equipment and machine shop, and to transact all business usual or incidental for the maintenance of the same:

(d.) To carry on the business of general contractors for the construction and equipment of public and private works and buildings:

(e.) To construct, execute, carry out, equip, improve, work, develop, administer, manage, or control public and private works and conveniences of all kinds:

(f.) Subject to the "Engineering Profession Act," to carry on the business of mechanical, civil, hydraulic, and electrical engineers and contractors:

(g.) To do all of the above things, either as principal or agent, contractor or otherwise, and either alone or in conjunction with others.

S. W. TAYLOR,

519-au30

Registrar of Companies.

"COMPANIES ACT."

No. 19587.

NOTICE is hereby given that "Rotary Motors, Limited," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is thirty thousand dollars, divided into three hundred shares of one hundred dollars each.

The address of its registered office is 2404 Fourth Avenue West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of buying, selling, distributing, and otherwise dealing in, assembling, equipping, repairing, reconstructing, renovating, servicing, testing, storing, and warehousing automobiles, motor-cycles, trucks, tractors, flying-machines, and motor-vehicles, and machines of all kinds, both new and used, and all equipment, parts, and accessories therefor, and any and all things capable of being used in or in connection with the maintenance, construction, or working thereof:

(b.) To conduct and carry on the business of a general service-station, garagemen, and motor mechanics; to carry on the business of renting for hire automobiles and motor-vehicles of all kinds, and to operate a general taxicab business, and the business of public and private conveyance proprietors, livery-garage keepers, repairers, storers, vessel and ship makers, manufacturers of automobiles, tractors, trailers, motor-cars, motor-vessels, boat vehicles of all kinds, and aeroplanes:

(c.) To carry on the business of buying, selling, distributing, and otherwise dealing in gasoline, crude oil, oil, grease, and petroleum products, and motor-fuel of all kinds, to import and export and prepare for market gasoline, naphtha, oils, greases, fuel-oil, and all by-products of petroleum:

(d.) To carry on the business of buying, selling, distributing, and otherwise dealing in, assembling, operating, installing, repairing, and servicing all kinds of radio and electrical and mechanical equipment, apparatus, instruments, devices, machinery, appliances, and conveniences of all kinds, and accessories therefor, and all things adapted to be used in the construction thereof, upon or in connection therewith, or in the operation of the same:

(e.) To acquire by purchase, lease, or other manner lands and premises, and to erect thereon warehouses or other building or buildings which the Company may require for its business, and to engage in a general warehousing and storage business:

(f.) To carry on business of carriers by land, river, water, sea, railway, or otherwise, and for the purpose to take on charter any

motor-vehicles or conveyances of any description on land, water, or by air, and in particular to own and to operate for hire any kind of vehicles used for passengers and (or) freight on land, water, and by air:

(g.) To carry on the business of warehousemen and storage of goods, vehicles, wares, and merchandise of every kind and description whatsoever:

(h.) To purchase and to finance the sale of motor-vehicles of all kinds, including trailers, and tires, automobile parts and accessories, aeroplanes, seaplanes, engines, motor-boats, radios, washing-machines, surgical instruments, electrical appliances, and goods and chattels of all kinds and description, and to take security therefor:

(i.) To undertake, carry on, engage in, and execute all kinds of financial undertakings and operations, and to buy and sell all kinds of negotiable paper, lien notes, sales contracts, and chattel mortgages, and to discount the same, and, subject to the "Insurance Act" of British Columbia, to guarantee the performance of the terms and conditions thereof by the parties thereto, and to carry on the business of brokers, agents, or attorneys for any business firms or corporations engaged in any branch of financial, industrial, or commercial business.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19593.

NOTICE is hereby given that "B & B Electric Company, Limited," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 1341 Third Avenue, Prince George, B.C.

The objects for which the Company is established are:—

(a.) To carry on any or all of the trades or businesses of electricians, merchants (wholesale or retail), building contractors, manufacturers of articles made of any materials, truck-owners, garage proprietors, makers and distributors of power, electric, mechanical, or otherwise derived, maintenance and repair men, builders, machinists, tool-makers, distributing agents, importers and exporters, electrical contractors, dealers in manufactured or partly manufactured goods of all kinds, and manufacturers' agents, iron-moulders and brass-founders:

(b.) To buy, sell, hire, use, operate, manufacture, trade in, deal in, let for hire, dispose of, and repair electric machinery, engines, plants, metals, tools, equipment, motor-vehicles, and other vehicles, and parts thereof:

(c.) To apply for and acquire all and any licences and franchise of any kind that may be required for the carrying-on of all or any such business:

(d.) To manufacture, export, import, buy, sell, and otherwise deal in radios, refrigerators, refrigerating appliances, pianos, gramophones, and all kinds of musical instruments, specialties, and supplies of all kinds:

(e.) To manufacture, buy, sell, and otherwise deal in all kinds of electrical instruments and appliances:

(f.) To manufacture, export, import, buy, sell, and deal in electrical equipment and appliances, motors of all kinds, automobiles, trucks, tractors, farm machinery and implements, boats, flying-machines, and other vehicles, their parts and accessories, and kindred articles:

(g.) To raise money by way of mortgage or otherwise on any of the assets of the Company, and to invest any surplus money of the Company in mortgages or other securities:

(h.) To acquire and carry on all or any part of the business or property, and to undertake

any liabilities, of any person, firm, or association, or company possessed of property suitable for the purpose of this Company, or carrying on any business which this Company is authorized to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks, or obligations of this Company:

(i.) To issue paid-up shares, bonds, debenture stock, and (or) other securities for the payment, either in whole or in part, of any property (real or personal), business, claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and, with the approval of the shareholders, for services rendered to or work performed for it, and also to issue such fully paid-up shares, bonds, debenture stock, and (or) other securities in payment or part payment or exchange for the shares, bonds, or debenture stock, and (or) securities of any other company:

(j.) To do all such things and to carry on such business as the Company may think are incidental and conducive to the attainment of the above objects:

(k.) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others:

(l.) And it is hereby declared that each paragraph hereof shall be interpreted as a separate power and shall not be limited or restricted in anywise by reference to or inference from the terms of any other paragraph.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19586.

NOTICE is hereby given that "P. D. McLaren & Son, Ltd.," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 550 Beatty Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase, acquire, and take over as a going concern the business of Percy Douglas McLaren and Douglas Weekes McLaren, now being carried on by them under the name "P. D. McLaren & Son," at 550 Beatty Street, in the City of Vancouver, in the Province of British Columbia, including the good-will, stock-in-trade, tools, equipment, furniture, fixtures, and agency rights and contracts of and appurtenant to the said business:

(b.) Subject to section 147 of the "Companies Act," to lend money to any member or director of the Company, and, subject to the "Insurance Act," to guarantee the contracts of any member or director:

(c.) To buy, sell, trade in, lease, and otherwise howsoever deal in all equipment and supplies required for the building, installation, operation, repair, and maintenance of gasoline, oil and service stations, depots, and oil, gasoline, and petroleum refineries, including, but not so as to exclude the generality of the foregoing, pumps, tanks, meters, gauges, hose, pipe-lines, motors, air-compressors, scales and weighing-machines, together with any and all equipment and accessories which may be used in connection therewith:

(d.) To carry on the business of importers, exporters, contractors, business and commission agents, and entrepreneurs in respect of the operations of the Company:

(e.) To assemble, install, and manufacture equipment and supplies for gasoline, oil, and automobile service-stations, for digging and

operating oil and petroleum wells, and for the building, installation, repair, maintenance, and operation of oil, gasoline, and petroleum refineries:

(f.) To carry on the business of electricians, and the manufacture, installation, and repair of motors and electrical equipment, signs, signals, scales, weighing-machines, safes, locks, and protective devices generally:

(g.) To carry on the business of carpenters, masons, cement-workers, and installers of wood, stone, brick, steel, and structural equipment generally, so far as may be required in connection with the building, installation, operation, repair, or maintenance of gasoline and automobile service-stations, refineries, and other industrial installations.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19588.

NOTICE is hereby given that "Pitprop Company (Vancouver), Limited," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 858 Richards Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of logging in any or all of its branches:

(b.) To carry on the business of lumbering in any or all of its branches:

(c.) To carry on the business of manufacturing wood products in any or all of its branches:

(d.) To carry on the business of brokers and general contractors:

(e.) To carry on the said business and to extend the same throughout the Province of British Columbia, and generally to carry on any other business whatsoever which the Company may desire or may consider capable of being carried on conveniently in connection with the said business.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19582.

NOTICE is hereby given that "Unicorn Ranch, Limited," was incorporated under the "Companies Act" on the 24th day of August, 1945.

The Company is authorized to issue one hundred shares without nominal or par value.

The address of its registered office is 904 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To own, establish, acquire, and equip, maintain, and operate a ranch, farm lands, trading-post, hunting and fishing camps, and pleasure resorts:

(b.) To carry on the business of growing and dealing in all kinds of farm produce and live stock, including general farming, market-gardening, stock-breeding, dealing in cattle, horses, pigs, and sheep, and other animals, and all kinds of fruits, vegetables, seeds, and agricultural produce, and to carry on the business of importers, exporters, and dealers in food and produce of all descriptions:

(c.) To carry on the business of general merchants, and to buy, sell, import, export, and deal in merchandise of every kind and description:

(d.) To carry on the business of lodge, hotel, inn, restaurant, tavern, refreshment-room keepers, and purveyors, and dealers, and caterers for public amusements and pleasers

generally, and dealers in aerated, mineral, and artificial waters and other drinks and food of all descriptions:

(e.) To carry on the business of livery and feed stable keepers, and to act as guides and hosts to hunters, fishermen, and sportsmen, and to own and operate hunting and fishing preserves:

(f.) To carry on transportation and trucking businesses of all kinds and descriptions, and to build, construct, purchase, charter, or otherwise acquire Diesel or gas boats, launches, tenders, crafts, and all motor or other vehicles, and to let out, lease, hire, charter, or sell, or otherwise dispose of the same or any interest therein:

(g.) To carry on the business of garage and service-station proprietors, and to buy, sell, and deal in gasoline and petroleum products of every kind and description, and greases and lubricants and accessories and parts for all makes and types of engines and motor-vehicles.

S. W. TAYLOR,
519-au30 Registrar of Companies.

"COMPANIES ACT."

No. 19592.

NOTICE is hereby given that "Mercury Machine Equipment, Limited," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1508 Standard Bank Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To manufacture, import, export, buy, sell, and otherwise acquire, equip, set up, repair, deal in, and deal with industrial and construction machinery and equipment of all kinds:

(b.) To carry on business as general merchants, and to buy, sell, and deal in all kinds of goods, wares, and merchandise; and to carry on business as general carriers, forwarding agents, warehousemen, brokers, jobbers, and commission agents:

(c.) Subject to the "Engineering Profession Act," to carry on the business of mechanical engineers.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19591.

NOTICE is hereby given that "Harrison Lake Lumber Co., Ltd.," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is fifteen thousand dollars, divided into one hundred and fifty preference shares of one hundred dollars each.

The Company is also authorized to issue one hundred shares without nominal or par value.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on anywhere within or without Canada the business of manufacturers, growers, producers, importers and exporters, and dealers in all kinds of goods, wares, merchandise, and provisions, merchants, shopkeepers, and storekeepers, timber merchants, sawmill, shingle-mill, pulp-mill, and paper-mill owners and operators, loggers, lumbermen and lumber merchants in any and all their branches; to buy, sell, prepare for market, manufacture, manipulate, import, export, and deal in general merchandise, sawlogs, timber, piles and poles, pulp, pulp-wood, paper, ply-woods, lumber and wood of all kinds, and to manufacture and deal in lumber, timber, shingles, laths, sashes and

doors, portable houses, buildings, and all articles and materials in the manufacture whereof timber, lumber, or wood is used:

(b.) To purchase or otherwise acquire, maintain, keep, and improve all kinds of sawmills, and other buildings, plant, and machinery of every description, timber leases, licences, and lands, patent rights and trade-marks, and to dispose of the same from time to time by way of sale, lease, or otherwise:

(c.) To construct, carry out, acquire by purchase, or otherwise maintain, improve, manage, work, control, and superintend, and to sell, lease, or otherwise dispose of, all logging-railways, tramways on lands owned or controlled by the Company, and trails, roads, streets, skidways, bridges, reservoirs, flumes, water-courses, rivers, streams, aqueducts, wharves, piers, trucks, factories, mills, warehouses, and other works and conveniences which the Company may think, directly or indirectly, conducive to any of its objects, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control, and management thereof:

(d.) To issue paid-up shares, bonds, debenture stock, and (or) other securities for the payment, either in whole or in part, of any property (real or personal), claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and, with the approval of the shareholders, for services rendered to or work performed for it, and also to issue such fully paid-up shares, bonds, debenture stock, and (or) other securities in payment or part payment or exchange for the shares, bonds, or debenture stock, and (or) other securities of any other company.

And it is hereby declared that the word "company" in this memorandum of association shall be deemed to include any partnership or any other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in each paragraph of this memorandum of association shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

W. L. LLEWELLYN,
520-au30 Deputy Registrar of Companies.

"COMPANIES ACT."

No. 19594.

NOTICE is hereby given that "Wilson Shingle Company, Limited," was incorporated under the "Companies Act" on the 28th day of August, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into ten thousand preference shares of one dollar each and forty thousand ordinary shares of one dollar each.

The address of its registered office is 1011-14 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as timber merchants, sawmill proprietors, shingle manufacturers, and timber-growers, and to buy, sell, lease, prepare for market, manipulate, import, export, deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and to acquire by purchase, lease, licence, or otherwise timber, timber licences, and rights to cut or log timber, and to acquire by purchase, lease, or otherwise lumber-mills, and to let and lease any mill or mills of the Company, and to carry on business as ship-owners, charterers, and carriers by land and sea:

(b.) To construct, maintain, and alter any buildings or works necessary or convenient for the purposes of the Company:

(c.) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined:

(d.) To secure by purchase, licence, or otherwise howsoever water and water-power, and to turn to account the same:

(e.) To lend money to such persons or companies (subject to section 147 of the said Act) and on such terms and for such purposes as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by such persons or companies:

(f.) To obtain provisional orders or Acts of Parliament for enabling the Company to carry any of its objects into effect, and for effecting modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(g.) To create and issue debenture stock, and to issue debentures to the directors, or any of them, to secure moneys owing by the Company to the directors, and to secure past or future advances by the directors to the Company:

(h.) To create and issue debenture stock, and to issue debentures to any person, firm, or company, or any of them, to secure moneys owing by the Company and to secure past or future advances made by any person, firm, or company to the Company:

(i.) To apply for, accept, hold, sell, and dispose of shares, stocks, bonds, debentures, obligations, or other securities of any company or companies, corporation or corporations, individual or individuals as it may deem fit:

(j.) To dispose of any of the property of the Company to members in specie:

(k.) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

S. W. TAYLOR,
531-au30 Registrar of Companies.

"COMPANIES ACT."

No. 19583.

NOTICE is hereby given that "American Communications Company, Limited," was incorporated under the "Companies Act" on the 24th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 314 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To manufacture, buy, sell, lease, let, repair, equip, set up, install, operate, deal in, and deal with radio receiving and sending sets, television sets, radio accessories and parts, transcription and recording equipments, public address and inter-office communicating systems, electronic products of all kinds, electric machinery, apparatus, appliances, and supplies of any nature or kind whatsoever, and generally to buy, sell, exchange, and deal in all materials, metals, and articles used in the manufacture, operation, installation, and repair of the said property, or any of same:

(b.) To carry on the business of general contractors, and to construct, execute, carry out, equip, improve, work, and develop public and private works and conveniences of all kinds.

S. W. TAYLOR,
519-au30 Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19585.

NOTICE is hereby given that "Kamloops Construction Company, Limited," was incorporated under the "Companies Act" on the 25th day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one hundred shares of one hundred dollars each.

The address of its registered office is 1095 Seventh Avenue, Kamloops, B.C.

The objects for which the Company is established are:—

(a.) To enter into a contract or contracts for the erection of dwelling-houses in the City of Kamloops, in the Province of British Columbia, with Wartime Housing Limited, or with such other agency of the Government of the Dominion of Canada as may be designated or authorized to act in the premises, and to carry out such contract or contracts to completion:

(b.) To carry on the business of general contractors and builders; to enter into contracts for and to construct, execute, own, and carry on all classes of works; to prepare building-sites, reconstruct, alter, improve, decorate, and maintain dwelling-houses, factories, warehouses, shops, offices, works, and conveniences of all kinds, and for the purpose aforesaid to carry on the business of a general construction company and contractors for the construction of works of every kind and description.

W. L. LLEWELLYN,
Deputy Registrar of Companies.

519-au30

"COMPANIES ACT."

No. 19612.

NOTICE is hereby given that "Kay & Metcalfe Bros., Ltd.," was incorporated under the "Companies Act" on the 4th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 404 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as painting contractors, repairing contractors, roofing, cement, and general building contractors, metal-workers, founders, smelters, smiths, machinists, carpenters, electricians, manufacturers, merchants, real-estate and business brokers, and brokers of all kinds, and to buy, sell, and deal in real and personal property of all kinds:

(b.) To purchase, take on lease or in exchange, or otherwise acquire estates, lands, buildings, tenements, and other real property of every description, whether freehold, equitable, leasehold, or other tenure, and any interests therein and any rights connected therewith, and to hold, sell, let, alienate, manage, work, develop the resources of, turn to account, mortgage, charge, or otherwise deal with the same or any part or parts thereof:

(c.) To erect and construct houses, buildings, shops, stores, or works of every description on any land of the Company, or upon any other lands or hereditaments, and to pull down, rebuild, enlarge, alter, and improve existing houses, buildings, or works thereon, to convert and appropriate any such land into and for roads, streets, gardens, and other conveniences, and generally to deal with and improve the property of the Company:

(d.) To acquire by purchase, exchange, or otherwise from any person, firm, or corporation all or any part of any business or businesses, good-will, stock-in-trade, fixtures, equipment, or other personal property that the

Company may deem profitable or that may be operated profitably or sold at a profit, and to hold, operate, manage, develop, improve, lease, sell, or otherwise deal with or dispose of the same:

(e.) To manufacture, buy, sell, and generally deal in any plant, machinery, tools, goods, or things of any description which in the opinion of the Company may be conveniently dealt with by the Company in connection with any of its objects or otherwise:

(f.) To undertake or direct the management of property, buildings, lands, and estates of any tenure or kind, and of any business or personal property of any person, firm, or corporation in the capacity of stewards, managers, receivers, or otherwise:

(g.) And it is hereby declared that each paragraph hereof shall be interpreted as a separate power and shall not be limited or restricted in anywise by reference to or inference from the terms of any other paragraph.

S. W. TAYLOR,
Registrar of Companies.

554-se6

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2968.

I HEREBY CERTIFY that "Abbotsford Lions Club" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Abbotsford and the Municipalities of Matsqui and Sumas, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fourth day of September, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a.) To encourage active participation in all things that have to do with commercial, civic, and industrial betterment, and to administer the charitable and benevolent and sporting objectives of the Abbotsford Lions Club, chartered by and under the jurisdiction of International Association of Lions Clubs:

(b.) The operations of the Society are to be chiefly carried on in the Village of Abbotsford and the Municipalities of Matsqui and Sumas in the Province of British Columbia.

554-se6

"COMPANIES ACT."

No. 19579.

NOTICE is hereby given that "Westminster Machinery Sales Co., Ltd.," was incorporated under the "Companies Act" on the 23rd day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one hundred redeemable preference shares of one hundred dollars each.

The Company is also authorized to issue one hundred and fifty shares without nominal or par value.

The address of its registered office is 503-6 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of dealers in equipment and machinery; to buy, sell, and otherwise acquire, equip, set up, repair, deal in, deal with, or exchange machinery of any kind whatsoever, donkey-engines, hoisting-machines, engines, sawmill machinery, lumber handling and elevator equipment, fishing equipment, boilers, industrial equipment and tools, implements of all kinds, automobile trucks and

supplies, aeroplanes and supplies, steamboats, tugs, fish-boats and floating equipment, and to deal in all materials, metals, and articles used in the operation and repair of such machinery or equipment; and to carry on any other business (manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or otherwise calculated, directly or indirectly, to enhance the value of any of the Company's property and rights for the time being:

(b.) To undertake and execute any contracts for works involving the supply or use of any machinery, and to carry out any ancillary or other works comprised in such contracts:

(c.) To carry on the business of importers and exporters of machinery and equipment in furtherance of the objects of the Company:

(d.) To carry out all or any of the objects of the Company, and do all or any of the above things above set out as principals, agents, contractors, or otherwise, and by and through trustees, agents, or otherwise, and either alone or in conjunction with others:

(e.) To issue paid-up shares, bonds, debentures, stock, and (or) other securities for the payment, either in whole or in part, of any property, real or personal, claims, privileges, licences, concessions, franchises, or other advantages which the Company may lawfully acquire, and, with the approval of the shareholders, for services rendered to or work performed for it, and also to issue such fully paid-up shares, bonds, debentures, stock, and (or) other securities in payment or part payment or exchange for the shares, bonds, debentures, or stock, and (or) other securities of any other company.

The objects set forth in any subclause of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other subclause of this clause, and the Company shall have full power to exercise all or any of its objects in any part of the world.

And it is hereby declared that the word "company" in this clause shall be deemed to include any partnership or any other body of persons, whether incorporated or not incorporated, and whether domiciled in the Dominion of Canada or elsewhere, and the intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

S. W. TAYLOR,

512-au30

Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2966.

I HEREBY CERTIFY that "Fulford Community Hall Association" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Fulford Harbour, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this thirty-first day of August, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a.) To acquire, take over, and manage the property known as the "Fulford Community

Hall," and to continue the work and objects of the Association aforesaid in so far as the same is within the powers authorized by the "Societies Act," chapter 265:

(b.) To associate and co-ordinate the social activities of all citizens of the district of South Saltspring Island:

(c.) To advance the social welfare and general interests of the residents of the district from which the membership is drawn, and to be strictly non-sectarian and non-political:

(d.) To encourage the training of youth in sports and games:

(e.) To foster and encourage a spirit of co-operation throughout the community. 549-se6

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2963.

I HEREBY CERTIFY that "Arrow Park and District Farmers' Institute" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is Arrow Park and District, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this seventh day of August, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a.) To improve conditions of rural life, so that settlement may be permanent and prosperous:

(b.) To promote the theory and practice of agriculture by lectures, essays, the circulation of information and other educational methods, and to stimulate interest by exhibitions, prizes, and other means:

(c.) To arrange on behalf of its members for the purchase, distribution, or sale of commodities, supplies, or products, and generally to act on their behalf in all matters incidental to agricultural pursuits:

(d.) To promote social intercourse, mutual helpfulness, and the diffusion of knowledge, and to make new settlers welcome. 531-au30

CERTIFICATE OF INCORPORATION.

"CO-OPERATIVE ASSOCIATIONS ACT."

I HEREBY CERTIFY that Rural Truck Lines Association (a society under the "Societies Act") has, pursuant to section 57 of the "Co-operative Associations Act," this day been incorporated as the "Rural Truck Lines Co-operative Association," an Association under the "Co-operative Associations Act," and that the denomination of its shares is one hundred dollars (\$100) each.

The registered office of the Association will be situate at Vancouver, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this twenty-seventh day of August, one thousand nine hundred and forty-five.

[L.S.]

S. W. TAYLOR,
Registrar of Companies.

The objects of the Association are:—

(a.) To promote the business interests of its members, to establish and operate headquarters in the City of Vancouver or elsewhere, and to deal with such matters as may be of interest or benefit to its members throughout the Province:

(b.) To carry on the businesses of warehousemen, forwarding and freight agents, dispatchers and common carriers by land, sea, and air in all their branches:

(c.) To carry on the businesses of general merchants, brokers, general contractors, restaurateurs, and hotelmen in all of their branches:

(d.) To buy, sell, manufacture, and deal in goods, wares, and merchandise of every kind and description, both wholesale and retail, and to transact agency business:

(e.) To make arrangements with any persons engaged in any business, trade, or profession and others for the concession to the Association members, customers, and others of any special rights, privileges, and advantages, and in particular in regard to the transporting and storing of goods:

(f.) To operate garages, service-stations, machine-shops, and other facilities. 526-au30

"COMPANIES ACT."

No. 19619.

NOTICE is hereby given that "Modern Roofing & Siding Company, Limited," was incorporated under the "Companies Act" on the 6th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 1114 Dominion Bank Building, 207 Hastings Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To purchase or otherwise acquire from Walter A. Tiberg the assets, including goodwill, of the business heretofore carried on by him at Vancouver, B.C., under the name and style of "Modern Roofing & Siding Company," for such consideration, either in cash or fully paid shares, the assumption of accounts or contracts, the establishment of credits or otherwise as the directors shall determine:

(b.) To carry on business as merchants (wholesale and retail), manufacturers and dealers in building material and supplies of all kinds, owners and operators of trucks, truck-lines, or other vehicles, sawmill operators, motor mechanics, garage owners and operators, common carriers, builders and contractors, agents of every kind, owners of patent rights, licences, inventions, and to carry on any other trade or business which can be conveniently operated for the more effectual conduct of the Company's operations.

S. W. TAYLOR,

562-se13

Registrar of Companies.

"COMPANIES ACT."

No. 19624.

NOTICE is hereby given that "Oil Burner Service and Sales, Limited," was incorporated under the "Companies Act" on the 8th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 1381 Marine Drive, West Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To take over and acquire the oil-burner service business now owned and carried on under the firm-name and style of "Oil Burner Service" by George Wallace Benedict, at the Municipality of West Vancouver, in the Province of British Columbia, upon such terms as to price and as to whether for cash or in shares of this Company as the directors may deem advisable:

(b.) To carry on the said oil-burner service business:

(c.) To carry on the business of oil service engineers and contractors, the business of in-

stalling oil-burners, stoves, and oil-heating systems, dealers in all and every kind of oil-burner, stoves, furnaces, plants, and equipment, repairers of all such burners and equipment, and generally to do all things necessary in servicing, supplying, and operating oil plants, systems, furnaces, stoves, and equipment:

(d.) To carry on the business of proprietors, operators, and managers of hotels, apartment blocks, boarding-houses, restaurants, cold-storage plants, farms and ranches, and to establish, operate, and maintain such undertakings.

S. W. TAYLOR,

565-se13

Registrar of Companies.

"COMPANIES ACT."

No. 19636.

NOTICE is hereby given that "C. M. L., Limited," was incorporated under the "Companies Act" on the 13th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 203 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of a merchant in all its branches and, without in any manner limiting the generality of the foregoing, in particular to buy, sell, manufacture, and deal in goods, stores, consumable articles, chattels, and effects of all kinds, both wholesale and retail, and to act as agents, and to transact every kind of agency business, and generally to engage in any business or transaction which may seem to the Company, directly or indirectly, conducive to its interest or convenience:

(b.) To carry on the business of the transportation of goods, wares, merchandise, timber, ore, coal, grain, and passengers by land, sea, and air; to carry on the business of towing, wrecking, and salvage in all its branches; to design, lay out, construct, acquire, buy, own, charter, improve, develop, repair, maintain, operate, and manage (1) motor-vehicles of all descriptions, aeroplanes, steamships, steamboats, vessels, ships, barges, tugs, scows, steamship lines, vessel lines, transportation lines, towing, salvage, and wrecking outfits, wharves, piers, docks, dry-docks, dockyards, ship-building yards, slips, basins, marine railways, coaling apparatus, telegraph and telephone lines on lands owned or controlled by the Company, wireless telegraph outfits and stations, and all incidental structures, appliances, and equipment; (2) steamboat and railway terminals, transportation warehouse, storage and cold-storage facilities, yards, stockyards, oil-tanks, pipe-lines, freight-sheds, freight and passenger stations, stores, buildings of every description, tramways and tracks on lands owned or controlled by the Company, cars, motors, engines, and equipment for the movement, care, storage or handling of any merchandise or traffic; (3) elevators for elevating grain, wheat, or other produce, and cleaning plant and equipment, mills and machinery for the manufacture of flour, cereals, or any product or by-product of grain or of other agricultural products; (4) shops and works for the manufacture of machinery of all descriptions; (5) power-houses, structures, plant, and equipment for the development, generation, transmission, or utilization of water, steam, electric, or other power, and structures and plant for any form of lighting and heating (provided, however, that any sale, distribution, or transmission of electric or other power or force beyond the lands of the Company shall be subject to local and municipal regulations in that behalf); to act as

agents, commission agents, vessel agents, cartage agents, wharfingers, warehousemen, forwarders and carriers by land, sea, and air; to sell and deal in any of the manufactures of products of the works hereinbefore specified, or any commodities, merchandise, or manufactures which may be conveniently handled in connection therewith and are germane to the objects for which the Company is incorporated:

(c.) To carry on the business of fishing in all its branches, including catching, purchasing, curing, treating, and dealing in fish and the oils, fertilizing, and other by-products thereof; to purchase, lease, or otherwise acquire and own lands of whatsoever description and wheresoever situate, and water lots, wharfage rights and privileges, fishing, trawling, and seining rights and other easements, rights and privileges whatsoever; to construct or otherwise acquire, operate, control, manage, and deal in (1) trawlers, fishing boats and appliances, tugs, boats, barges, scows, ships, steamers, and other vessels of every description, and wharves, docks, piers, slips, and works for the improvement of navigation and for the conduct of fishing, whaling, and other operations, also structures, appliances, and equipment for fishing, whaling, seining, trawling, or sealing purposes, or for the handling of traffic in any form or any description; (2) works, stores, warehouses, hatcheries, shops, cold-storage, and refrigerating buildings and plants, sheds, offices, structures, and plant appliances, equipment, and machinery for the cleaning, curing, canning, packing, storage, handling, or otherwise dealing in the products or by-products of fish and fisheries of whatsoever description, or of whaling or sealing operations, or any other incidental operation carried on by the Company:

(d.) To carry on in all its branches a lumber, timber, and pulp-wood business, and to manufacture, produce, buy, sell, and deal in timber, logs, lumber, and wood of all kinds; to import, export, buy, sell, and otherwise deal in lumber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used.

S. W. TAYLOR,

586-se20

Registrar of Companies.

"COMPANIES ACT."

No. 19635.

NOTICE is hereby given that "John C. Moore and Company, Ltd.," was incorporated under the "Companies Act" on the 12th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 308 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To engage in the importing and exporting business generally, and to deal in all kinds of lawful goods:

(b.) To buy, sell, install, remove, demolish, manufacture, let or hire, and to exchange, assemble, repair, recondition, and deal in machinery of every kind and description:

(c.) To operate a machine-shop, and to work therewith upon the Company's own goods or those of others:

(d.) To buy and sell all manner and kinds of goods and to trade therein as merchants, and whether retail or wholesale:

(e.) To engage in any undertaking calculated, directly or indirectly, to benefit the Company.

S. W. TAYLOR,

586-se20

Registrar of Companies.

CERTIFICATES OF INCORPORATION.

"COMPANIES ACT."

No. 19600.

NOTICE is hereby given that "United Fruit, Limited," was incorporated under the "Companies Act" on the 30th day of August, 1945.

The authorized capital of the Company is one hundred thousand dollars, divided into ten thousand preference shares of ten dollars each.

The Company is authorized to issue one thousand common shares without nominal or par value.

The address of its registered office is 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C.

The objects for which the Company is established are: To carry on business as wholesale and retail merchants, brokers, auctioneers, importers, exporters, producers, distributors, commission agents, and general traders in fruits, vegetables, and all other food products; to carry on business as warehousemen; to carry on business as cold-storage locker operators.

S. W. TAYLOR,

554-se6

Registrar of Companies.

"COMPANIES ACT."

No. 19577.

NOTICE is hereby given that "Insulation Contractors, Ltd.," was incorporated under the "Companies Act" on the 22nd day of August, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 530 Rogers Building, 470 Granville Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of contractors, repairers, builders, and to manufacture, produce, adapt, prepare, buy, sell, and otherwise deal in insulating and building materials and products, and all materials used in the construction of buildings and structures of all kinds:

(b.) To carry on the business of insulating, heating, air-conditioning, and roofing contractors, and to deal in equipment, supplies, and materials required for the carrying-on of the said business:

(c.) Generally to deal in, at wholesale and retail, and as importers and exporters, any products of all varieties incidental to the business of the Company.

S. W. TAYLOR,

538-se6

Registrar of Companies.

"COMPANIES ACT."

No. 19621.

NOTICE is hereby given that "Mountain View Auto Court, Limited," was incorporated under the "Companies Act" on the 8th day of September, 1945.

The authorized capital of the Company is fifty thousand dollars, divided into fifty thousand shares of one dollar each.

The address of its registered office is 510 Hastings Street West, Room 314, Standard Bank Building, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To engage in business as dealers in real and personal property of whatever nature and kind:

(b.) General merchants, retail or wholesale, and as innkeepers, lodging-house keepers, landlords, and as auto court proprietors, and generally as tourist camp proprietors.

S. W. TAYLOR,

564-se13

Registrar of Companies.

CERTIFICATES OF
INCORPORATION.

"COMPANIES ACT."

No. 19607.

NOTICE is hereby given that "Butterfield Florists, Limited," was incorporated under the "Companies Act" on the 1st day of September, 1945.

The authorized capital of the Company is thirty-five thousand dollars, divided into three hundred and fifty shares of one hundred dollars each.

The address of its registered office is 838 Ewen Avenue, New Westminster, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of florists in all its branches, and to purchase, sell, grow, handle on commission, and otherwise deal in flowers, plants, ferns, seeds, fertilizer, factory supplies, and all manufactured and other articles or things necessary or convenient in connection with the business of florists:

(b.) To purchase or acquire from Harry James Butterfield, for such price and upon such terms as may be deemed advisable, the business of florist now carried on by him in the Province of British Columbia.

586-se20 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19626.

NOTICE is hereby given that "Superior Finish, Limited," was incorporated under the "Companies Act" on the 10th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into one thousand shares of ten dollars each.

The address of its registered office is 1168 Haro Street, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of manufacturers of wood and metal polishes, waxes, and cleaning compounds, and to buy, sell, or otherwise dispose of, hold, own, import, export, deal in, either as principals or agents and upon commission, consignment, or otherwise, both by wholesale or retail, any such wood and metal polishes, waxes, and cleaning compounds:

(b.) To allot shares in the Company credited as fully or partly paid up as the whole or part of the purchase price or consideration for any property or rights purchased or acquired by the Company or for any services rendered to the Company for any valuable consideration.

600-se20 S. W. TAYLOR,
Registrar of Companies.

"COMPANIES ACT."

No. 19652.

NOTICE is hereby given that "Lehna & Prior, Limited," was incorporated under the "Companies Act" on the 18th day of September, 1945.

The authorized capital of the Company is fifteen thousand dollars, divided into fifteen thousand shares of one dollar each.

The address of its registered office is 622 Pandora Avenue, Victoria, B.C.

The objects for which the Company is established are: To carry on business of furniture-movers, furniture-storers, truckers, and all allied or like occupations, and of dealers in and repairers of motor-vehicles and all moving, trucking, and automotive equipment and accessories, and to acquire and operate the partnership business presently known as "Merchants Transfer & Storage Company."

600-se20 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATES OF
INCORPORATION.

"COMPANIES ACT."

No. 19642.

NOTICE is hereby given that "Pacific Delivery Service, Ltd.," was incorporated under the "Companies Act" on the 15th day of September, 1945.

The authorized capital of the Company is twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

The address of its registered office is 800 Hall Building, 789 Pender Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on business as cartage, transfer, and warehouse operators:

(b.) To carry on business as general carriers, railway and forwarding agents, storage and warehousemen, transfer and express agents:

(c.) To carry on business of running motor-buses, motor-trucks, freight lines:

(d.) To buy and sell by wholesale and retail, exchange, or otherwise deal in vehicles, motor-cars, gasoline, steam and electric engines, motor-trucks, taxicabs, motor-buses, motor-drays, carriages, or other vehicles propelled by any power whatsoever, and to deal in gasoline and electrical power:

(e.) To buy, sell, and deal in all kinds of merchandise containers, bottles, boxes, or packages.

600-se20 S. W. TAYLOR,
Registrar of Companies.

CERTIFICATE OF INCORPORATION.

"SOCIETIES ACT."

CANADA:

PROVINCE OF BRITISH COLUMBIA.

No. 2967.

I HEREBY CERTIFY that "The Gordon Head Mutual Improvement Society" has this day been incorporated as a Society under the "Societies Act."

The locality in which the operations of the Society will be chiefly carried on is the Municipality of Saanich, Province of British Columbia.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fourth day of September, one thousand nine hundred and forty-five.

[L.S.] S. W. TAYLOR,
Registrar of Companies.

The objects of the Society are:—

(a.) To carry on any and all manner of activities having for their purpose the betterment of the community life of Gordon Head district, in the Municipality of Saanich, Province of British Columbia:

(b.) To carry on the work of the original unincorporated Society of the same name.

554-se6

"COMPANIES ACT."

No. 19654.

NOTICE is hereby given that "Wier & Wilson, Ltd.," was incorporated under the "Companies Act" on the 18th day of September, 1945.

The authorized capital of the Company is ten thousand dollars, divided into ten thousand shares of one dollar each.

The address of its registered office is 308 Randall Building, 535 Georgia Street West, Vancouver, B.C.

The objects for which the Company is established are:—

(a.) To carry on the business of wholesale and retail druggists, and to buy, sell, and dis-

pose of drugs and drug sundries, pharmaceutical and biological products, surgical and other instruments, and all supplies and appurtenances therewith connected:

(b.) To enter upon such business as may be calculated to supplement the drug business to best advantage, and to act as merchants generally:

(c.) To carry on business as manufacturers' agents, exporters, wholesalers, factors, and mercantile agents generally:

(d.) To improve, complete, assemble, or manufacture any local or imported goods used in ordinary mercantile trade:

(e.) To pay out of the funds of the Company the costs of the organization and promotion.

S. W. TAYLOR,
600-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 19653.

NOTICE is hereby given that "Creston Cannery, Limited," was incorporated under the "Companies Act" on the 18th day of September, 1945.

The Company is authorized to issue one hundred thousand shares without nominal or par value.

The address of its registered office is Creston, B.C.

The objects for which the Company is established are: The canning of peas and other farm products produced principally from the reclaimed lands of the Kootenay Flats, and of a nature to improve the soils and eradicate weeds.

S. W. TAYLOR,
600-se20 *Registrar of Companies.*

EXTRA-PROVINCIAL COMPANIES.

"COMPANIES ACT."

No. 3089A.

NOTICE is hereby given that "Raywor, Limited," which was incorporated in the Dominion of Canada was registered under the "Companies Act" as an Extra-Provincial Company on the 7th day of September, 1945.

The head office of the Company in the Province is situate 1202 Government Street, Victoria, B.C.

The paid-up capital of the Company is \$1,000.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of an investment business.

S. W. TAYLOR,
564-se13 *Registrar of Companies.*

"COMPANIES ACT."

No. 3091A.

NOTICE is hereby given that "Picardy, Limited," which was incorporated in the Dominion of Canada, was registered under the "Companies Act" as an Extra-Provincial Company on the 14th day of September, 1945.

The head office of the Company without the Province is situate at 540 Broadway Avenue, Winnipeg, Manitoba.

The head office of the Company in the Province is situate c/o Robertson, Douglas & Symes, 640 Pender Street West, Vancouver, B.C.

The attorneys of the Company appointed pursuant to the "Companies Act" are Alexander Harold Douglas, Reginald Symes, Alexander Bruce Robertson, and Pearley Ransdell

Brissenden, all of 640 Pender Street West, Vancouver, B.C., solicitors, or any one of them.

The paid-up capital of the Company is \$100,000

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of the manufacturing of candies, confectioneries, bread, cakes, and other baked goods, and restaurant operations.

S. W. TAYLOR,
590-se20 *Registrar of Companies.*

"COMPANIES ACT."

No. 3090A.

NOTICE is hereby given that "Saskatchewan Federated Co-operatives, Limited," which was incorporated in Saskatchewan, was registered under the "Companies Act" as an Extra-Provincial Company on the 12th day of September, 1945.

The head office of the Company without the Province is situate 12 Twenty-third Street East, Saskatoon, Saskatchewan.

The head office of the Company in the Province is situate Canoe, B.C.

The Attorney of the Company appointed pursuant to the "Companies Act" is Ormonde St. Clair Harris, Canoe, B.C.

The paid-up capital of the Company is \$48,500.

The time of the existence of the Company is unlimited.

The liability of the members of the Company is limited.

The Company proposes to carry on in the Province the business of sawmilling and producing or otherwise acquiring logs and other supplies therefor.

S. W. TAYLOR,
586-se20 *Registrar of Companies.*

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Benson Marine Ways, Ltd., whose registered office is situate 918 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Marine Operations, Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 20th day of September, 1945.

S. W. TAYLOR,
595-se20 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Princeton Hotel Company, Limited, changed its name on the 23rd day of August, 1945, to the name "Wright Hotels, Limited."

S. W. TAYLOR,
512-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Sterling Lumber Company, Limited, whose registered office is situate 918 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Sterling Operations, Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 20th day of September, 1945.

S. W. TAYLOR,
595-se20 *Registrar of Companies.*

MISCELLANEOUS.

" COMPANIES ACT."

NOTICE is hereby given that A.C.B. Marine Railway, Ltd., whose registered office is situate 918 Rogers Building, 470 Granville Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Burrard Marine, Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 20th day of September, 1945.

S. W. TAYLOR,
Registrar of Companies.

595-se20

CORPORATION OF BRITISH COLUMBIA
LAND SURVEYORS.

AUTHORIZED TO PRACTISE DURING 1945.

ADDITION to annual list previously published:—

Hesketh Roberts, 423 Hamilton Street, Vancouver, B.C.

Dated at Victoria, B.C., September 17th, 1945.

F. BUTTERFIELD,
Secretary-Treasurer and
Registrar.

594-se20

" COMPANIES ACT."

NOTICE is hereby given that Automatic Heating Service, Limited, whose registered office is situate at 2255 Broadway West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Automatic Heating Service and Supply, Limited," at the expiration of four weeks from the date of this notice.

Dated this 13th day of September, 1945.

S. W. TAYLOR,
Registrar of Companies.

564-se13

NOTICE.

SIDNEY WATER AND POWER COMPANY,
LIMITED.

TAKE NOTICE that by special resolution passed on the 10th day of September, 1945, the above-named Company resolved to be wound up voluntarily under the "Companies Act" of British Columbia, and that it has appointed Arthur John O'Reilly, of Room 10, Metropolitan Building, 605 Courtney Street, Victoria, B.C., as liquidator.

Dated this 13th day of September, 1945.

A. J. O'REILLY,
Liquidator.

584-se20

NOTICE.

SIDNEY WATER AND POWER COMPANY,
LIMITED.

TAKE NOTICE that the above-named Company has resolved to be wound up voluntarily and that, pursuant to section 220 of the "Companies Act" of British Columbia, a meeting of the creditors of the said Company will be held at my office, Room 10, Metropolitan Building, 605 Courtney Street, Victoria, B.C., on Thursday, the 27th day of September, 1945, at the hour of 3 o'clock in the afternoon.

Dated at Victoria, B.C., this 13th day of September, 1945.

A. J. O'REILLY,
Liquidator.

584-se20

MISCELLANEOUS.

NOTICE TO CREDITORS.

IN THE MATTER OF THE ESTATE OF ISABELLA
WALKER, DECEASED.

NOTICE is hereby given, pursuant to section 28 of the "Trustee Act," that all creditors and other persons having any claims or demands against the estate of Isabella Walker, late of the City of Vancouver, B.C., who died at Vancouver, B.C., on or about the 8th day of July, 1945, are required, on or before the 20th day of October, 1945, to deliver or send full particulars of their claims, duly verified, to The Royal Trust Company, the executor of the will of the deceased, at its office, 626 Pender Street West, Vancouver, B.C. And further take notice that after the aforementioned date the executor will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated at Vancouver, B.C., this 1st day of September, 1945.

J. S. MAGUIRE,
Solicitor for the Executor.

Stock Exchange Building,
Vancouver, B.C.

556-se6

" COMPANIES ACT."

NOTICE is hereby given that McKay Taxicabs, Limited, whose registered office is situate at 3605 Fourth Avenue West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name Point Grey Transportation Co., Ltd., at the expiration of four weeks from the date of this notice.

Dated this 13th day of September, 1945.

S. W. TAYLOR,
Registrar of Companies.

574-se13

" CO-OPERATIVE ASSOCIATIONS ACT."

NOTICE is hereby given, pursuant to section 47 of the "Co-operative Associations Act," that the undermentioned associations were on the date of this notice struck off the Register and on the publication of this notice were dissolved.

Dated the 13th day of September, 1945.

S. W. TAYLOR,
Registrar of Companies.

Cert. No.	
228 (Co-op.)	Appledale Co-operative Fruit Growers Association, The.
188 (Co-op.)	Arrowhead Co-operative Association.
272 (Co-op.)	Associated Berry Growers Co-operative Exchange.
435 (Co-op.)	Atlin Miners' Co-operative Association.
381 (Co-op.)	Banks Island Co-operative Stock Raisers Association.
436 (Co-op.)	Chilliwack (Kue Chong) Growers Co-operative Association.
271 (Co-op.)	Cobble Hill Co-operative Poultry Feeds and Supplies Association.
102 (Co-op.)	Comox Co-operative Society, Limited.
428 (Co-op.)	Comox Valley Co-operative Producers Association.
284 (Co-op.)	Co-operative Association of R.O.P. and Registration Poultry Breeders.
375 (Co-op.)	Co-operative Industrial Society.
421 (Co-op.)	Co-operative Loan and Benefit Association, The.
429 (Co-op.)	Cumberland & District Co-operative Society.

Cert. No

390 (Co-op.)	Custom Tailors Co-operative Association.
371 (Co-op.)	Edgewater Co-operative Association.
392 (Co-op.)	Equitable Co-operative Society.
373 (Co-op.)	Farmers Central Co-operative Association.
167 (Co-op.)	Fauquier Co-operative Union.
413 (Co-op.)	Fort Langley Co-operative Sawmills Association.
439 (Co-op.)	Fraser Valley Farmers' Co-operative Association.
386 (Co-op.)	Hedley Co-operative Association.
396 (Co-op.)	Housewives Co-operative Association.
410 (Co-op.)	Kay Sang Farmers Co-operative Exchange.
409 (Co-op.)	Kootenay Consumers' Co-operative Association.
236 (Co-op.)	Lake Windermere Co-operative Creamery Association.
305 (Co-op.)	Lulu Island Farmers' Co-operative Association.
402 (Co-op.)	Masset Inlet Co-operative Association.
398 (Co-op.)	Milk Producers Clearing House Co-operative Association.
229 (Co-op.)	Okanagan Onion Growers Co-operative Association, The.
406 (Co-op.)	Peoples Co-operative Society.
389 (Co-op.)	Powell River & District Co-operative Society.
384 (Co-op.)	Richmond Regional Co-operative Society.
388 (Co-op.)	Security Co-operative Society.
431 (Co-op.)	Shon Chong Growers Co-operative Association.
159 (Co-op.)	Shuswap Lake Co-operative (Union) Growers.
301 (Co-op.)	Strawberry Hill Farmers' Co-operative Association.
405 (Co-op.)	Tofino Trollers Co-operative Association.
442 (Co-op.)	United Greenhouse Co-operative Association.
404 (Co-op.)	United Distributors Co-operative Association.
452 (Co-op.)	Valley Dairy Farmers Co-operative Union.
415 (Co-op.)	Valley Poultrymen's Co-operative Association.
225 (Co-op.)	Victoria Co-operative Hothouse Association.
400 (Co-op.)	Wells Co-operative Association.
178 (Co-op.)	Willow Point Co-operative Society.
	634-se13

"CREDIT UNIONS ACT."

TAKE NOTICE that Elgaes Credit Union has been suspended from taking applications for shares or loans.

Dated at Victoria, B.C., this 11th day of September, 1945.

E. K. DEBECK,
637-se13 *Inspector of Credit Unions.*

"COMPANIES ACT."

NOTICE is hereby given that by a special resolution passed on the 6th day of August, 1945, British Columbia Veneer Works, Limited, resolved to wind up voluntarily and appointed C. F. Hunter, 213 Medical Arts Building, Nelson, B.C., as liquidator.

Dated at Nelson, B.C., this 6th day of August, 1945. 546-se6

"CREDIT UNIONS ACT."

TAKE NOTICE that Hillcrest Credit Union has been suspended from taking applications for shares or loans.

Dated at Victoria, B.C., this 27th day of August, 1945.

E. K. DEBECK,
638-se13 *Inspector of Credit Unions.*

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that Brett's (Bralorne), Limited, whose registered office is situate care of Brett's, Limited, Princess Avenue at Yale Road, Chilliwack, B.C., and which carries on its business at Bralorne, intends to apply to the Registrar of Companies for approval of a change of its name to the name "Brett's (Hope), Limited," at the expiration of four weeks from the date of this notice.

Dated this 30th day of August, 1945.

S. W. TAYLOR,
531-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Argyle Block, Limited, changed its name on the 23rd day of August, 1945, to the name "Argyle Medical Dental Building, Limited."

S. W. TAYLOR,
512-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Cochrane, Stephenson Company, Limited, has appointed Kenneth M. Pattison, of 572 Beatty Street, Vancouver, B.C., manager, as its attorney for the purposes of the "Companies Act," in place of William C. McKendry, deceased.

Dated this 27th day of August, 1945.

S. W. TAYLOR,
526-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Grummett Manufacturing, Ltd., whose registered office is situate 503 Dominion Bank Building, 207 Hastings Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "G & G, Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 30th day of August, 1945.

S. W. TAYLOR,
531-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that Vey-McLeod Radio and Appliance Co., Ltd., whose registered office is situate 308 Randall Building, 535 Georgia Street West, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Arc Radio Contractors, Limited," at the expiration of four weeks from the date of this notice.

Dated this 30th day of August, 1945.

S. W. TAYLOR,
531-au30 *Registrar of Companies.*

"COMPANIES ACT."

NOTICE is hereby given that "Harry Ablowitz Realtors, Ltd.," whose registered office is situate at 520 Stock Exchange Building, 475 Howe Street, Vancouver, B.C., and which carries on its business at Vancouver, B.C., intends to apply to the Registrar of Companies for approval of a change of its name to the name "Harry Ablowitz Realty, Ltd.," at the expiration of four weeks from the date of this notice.

Dated this 6th day of September, 1945.

S. W. TAYLOR,
554-se6 *Registrar of Companies.*

MISCELLANEOUS.

"COMPANIES ACT."

NOTICE is hereby given that "Tower Canadian, Limited," has appointed Gordon Henderson, of 1150 Hamilton Street, Vancouver, B.C., as its attorney for the purposes of the "Companies Act," in place of Fred Henderson, of Vancouver, B.C.

Dated this 17th day of September, 1945.

595-se20

S. W. TAYLOR,
Registrar of Companies.

NOTICE TO CREDITORS.

ARTHUR THOMPSON FAWCETT, DECEASED.

NOTICE is hereby given that all persons having claims against the estate of Arthur Thompson Fawcett, of Ladner, B.C., who died on the 7th day of June, 1945, are required, on or before the 6th day of December, 1945, to deliver or send by prepaid letter full particulars of their claims, duly verified, to The Royal Trust Company, the executor of the will of the said deceased, at 626 Pender Street West, Vancouver, B.C.

And take notice that after the last-mentioned date the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims of which it shall then have had notice.

Dated the 6th day of September, 1945.

ROBERTSON, DOUGLAS & SYMES,
Solicitors for the Executor.

Bank of Montreal Building,
Vancouver, B.C.

560-se13

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DEPARTMENT OF LANDS
AND FORESTS.

NOTICE OF CANCELLATION OF
RESERVE.

NOTICE is hereby given that the reserve established under authority of Order in Council No. 1653, approved December 9th, 1943, notice of which was published in The British Columbia Gazette of December 16th, 1943, also the reserve established under authority of Order in Council No. 87, approved January 27th, 1944, notice of which was published in The British Columbia Gazette of February 17th, 1944, are both cancelled in so far as they relate to approximately 160 acres comprising Lot 7957, Cariboo District, near Willow River, as applied for August 14th, 1945, under Timber Sale X34944.

C. D. ORCHARD,
Deputy Minister of Forests.

Department of Lands and Forests,
Victoria, B.C., September 17th, 1945.

657-se20

TIMBER SALE X37621.

THERE will be offered for sale at public auction, at 12 o'clock noon on the 28th day of September, 1945, in the office of the District Forester at Prince George, B.C., the Licence X37621, to cut 1,490,000 F.B.M. of spruce and fir sawlogs on vacant Crown land adjoining Lot 8578, in vicinity of Ahbau Creek, Cariboo Land District.

Two years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Prince George, B.C. 652-se20

DEPARTMENT OF LANDS
AND FORESTS.

TIMBER SALE X37634.

THERE will be offered for sale at public auction, at 11 o'clock in the forenoon on Saturday, the 6th day of October, 1945, in the office of the District Forester at Prince George, B.C., the Licence X37634, to cut 1,400,000 F.B.M. of spruce and fir on Lot 760, situated 6 miles above Giscome Rapids, Cariboo Land District.

Two years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Prince George, B.C. 652-se20

TIMBER SALE X37666.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11 o'clock in the forenoon on Monday, the 22nd day of October, 1945, for the purchase of Licence X37666, to cut 2,955,000 feet of spruce, hemlock, and cedar on an area situated near Powrivo Bay, Lyell Island, Queen Charlotte Islands Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or District Forester, Prince Rupert, B.C. 652-se20

TIMBER SALE X27773.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11.15 o'clock in the forenoon on Tuesday, the 9th day of October, 1945, for the purchase of Licence X27773, to cut 1,600,000 feet of spruce, cedar, hemlock, and balsam on an area situated on North Arm of Moses Inlet, Range 2, Coast Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Prince Rupert, B.C. 652-se20

TIMBER SALE X37515.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11.30 o'clock in the forenoon on Tuesday, the 9th day of October, 1945, for the purchase of Licence X37515, to cut 1,240,000 feet of hemlock, cedar, and spruce, and 85,000 lineal feet of cedar poles and piling on an area situated on Zymoetz River, Range 5, Coast Land District.

Five years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Prince Rupert, B.C. 652-se20

TIMBER SALE X37618.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11 o'clock in the forenoon on the 6th day of November, 1945, for the purchase of Licence X37618, to cut 5,000,000 feet of fir, cedar, hemlock, balsam, and white pine, and 3,000 lineal feet of cedar poles and piling and 100 cords of shingle-bolts on two areas situated on the Nicolum River, 11 miles south-east of Hope, Yale Division of Yale Land District.

Three years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C. 617-se6

DEPARTMENT OF LANDS AND FORESTS.

TIMBER SALE X37571.

THERE will be offered for sale at public auction, in the office of the Forest Ranger at Penticton, B.C., at 12 o'clock noon on the 28th day of September, 1945, Timber Sale X37571, to cut 1,691,000 board-feet of larch and Douglas fir on an area situated near Gregoire Creek.

Two years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Kamloops, B.C. 629-se13

TIMBER SALE X37017.

SEALED TENDERS will be received by the District Forester, Nelson, B.C., not later than noon on the 26th day of September, 1945, for the purchase of Licence X37017, to cut 651,000 board-feet of fir, larch, and other species (sawlogs) on an area situated near St. Mary Lake, Kootenay District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Nelson, B.C. 652-se20

TIMBER SALE X37416.

SEALED TENDERS will be received by the District Forester, Kamloops, B.C., not later than noon on the 28th day of September, 1945, for the purchase of Licence X37416, to cut 640,000 board-feet of Douglas fir and yellow pine on an area situated near Duck Meadows.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Kamloops, B.C. 652-se20

TIMBER SALE X36029.

THERE will be offered for sale at public auction, at 12 o'clock noon on the 4th day of October, 1945, in the office of the Forest Ranger at Nakusp, B.C., the Licence X36029, to cut 4,365,000 F.B.M. of white pine, fir, hemlock, cedar, and larch, and 52,900 lineal feet of cedar poles and piling on an area situated west of Nacillewaet Creek, Kootenay Land District.

Three years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Nelson, B.C. 394-au30

TIMBER SALE X35177.

THERE will be offered for sale at public auction, at 12 o'clock noon on Thursday, the 25th day of October, 1945, in the office of the Forest Ranger at Cranbrook, B.C., the Licence X35177, to cut 10,760,000 F.B.M. of larch, fir, spruce, cedar, and yellow pine on an area situated on Matthew Creek, Kootenay Land District.

Five years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Nelson, B.C. 377-au23

DEPARTMENT OF LANDS AND FORESTS.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Vancouver:—

Lot 5960, Gp. 1.—Jean E. Haskamp and Gilbert E. Haskamp, Application to Purchase, dated October 18th, 1944.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands and Forests within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., September 13th, 1945. 635-se13

PEACE RIVER DISTRICT.

NOTICE is hereby given that the undermentioned tract of land, situated in the above-named district, has been surveyed, and that a plan of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Pouce Coupe:—

Lot 1002A.—B.C. Government.

Persons considering their rights adversely affected by the above survey must furnish a statement of their contention to the Minister of Lands and Forests within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., September 13th, 1945. 635-se13

LILLOOET DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situated in the above-named district, have been surveyed, and that plans of the same can be seen at the Department of Lands and Forests, Victoria, and at the office of the Government Agent, Clinton:—

Lots 7468 and 7469.—Francis Joel Lowe, Application to Lease, dated February 23rd, 1944.

Lot 7470.—Isaac Hendricks, Application to Purchase, dated October 20th, 1944.

Lot 7471.—B.C. Government.

Persons considering their rights adversely affected by the above surveys must furnish a statement of their contention to the Minister of Lands and Forests within sixty days from the date of this notice.

F. C. GREEN,
Surveyor-General.

Department of Lands and Forests,
Victoria, B.C., August 30th, 1945. 609-au30

TIMBER SALE X37591.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11 o'clock in the forenoon on Tuesday, the 9th day of October, 1945, for the purchase of Licence X37591, to cut 1,150,000 feet of spruce, lodgepole pine, and balsam sawlogs on an area situated on Duthie Mine Road, 6 miles south-west of Smithers, Range 5, Coast Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or District Forester, Prince Rupert, B.C. 652-se20

DEPARTMENT OF LANDS
AND FORESTS.

TIMBER SALE X37537.

SEALED TENDERS will be received by the District Forester, Kamloops, B.C., not later than noon on the 28th day of September, 1945, for the purchase of Licence X37537, to cut 149,000 lineal feet of cedar poles and piling on an area situated near Momich Lake.

Three years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Kamloops, B.C. 629-se13

TIMBER SALE X37613.

SEALED TENDERS will be received by the District Forester, Vancouver, B.C., not later than noon on the 1st day of October, 1945, for the purchase of Licence X37613, to cut 1,115,000 board-feet of hemlock, fir, balsam, and cedar on an area situated Quatsino Sound, Rupert District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Vancouver, B.C. 652-se20

TIMBER SALE X37001.

SEALED TENDERS will be received by the Minister of Lands and Forests at Victoria, B.C., not later than 11 o'clock in the forenoon on Monday, the 15th day of October, 1945, for the purchase of Licence X37001, to cut 3,030,000 feet of fir, cedar, hemlock, and balsam in the vicinity of Heydon Bay, Loughborough Inlet, Range 1, Coast Land District.

Two years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or the District Forester, Marine Building, Vancouver, B.C. 652-se20

DEPARTMENT OF LANDS
AND FORESTS.

TIMBER SALE X37388.

THERE will be offered for sale at public auction, at 11 o'clock in the forenoon on the 15th day of October, 1945, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X37388, to cut 17,496,000 F.B.M. of spruce, hemlock, and cedar on an area situated on the southerly shore of Mathers Lake, Louise Island, Queen Charlotte Islands Land District.

Two years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Prince Rupert, B.C. 356-au9

TIMBER SALE X37295.

THERE will be offered for sale at public auction, at 11 o'clock in the forenoon on Monday, the 15th day of October, 1945, in the office of the District Forester, Marine Building, Vancouver, B.C., the Licence X37295, to cut 3,120,000 F.B.M. of fir, hemlock, cedar, and white pine sawlogs on an area situated on Mamquam River, near Squamish, New Westminster Land District.

Two years will be allowed for removal of timber.

Provided any one unable to attend the auction in person may submit tender, to be opened at the hour of auction and treated as one bid.

Further particulars may be obtained from the Chief Forester, Victoria, B.C., or the District Forester, Marine Building, Vancouver, B.C. 629-se13

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